



137

THE FORT ST. GEORGE GAZETTE

PUBLISHED BY AUTHORITY

Hg. 42

MADRAS, TUESDAY EVENING, OCTOBER 19, 1863. [Page 158]

Part I—Notifications by Government

PRIVATE SECRETARY'S OFFICE

SYNTHETICITY.

Padre of Wals' Hotel James Marshall
Cochise, Durba Jct.

No. 2.—(D) To commence with the admission of students to the Prince of Wales' Royal Welsh Military College, Dilwyn, the following information is required for the use of incoming students—

The Colleges provide a polytechnic education at English levels for Indians and Anglo-Indian youths who desire subsequently to enter a college or college with a view to obtaining commissions in the Indian Army, the Indian Air Force or the Royal Indian Navy, and making one of these services their permanent life. The scope of study at the Colleges will, however, be such that, should a boy fail in his competitive examinations, he will still be able to go to college or for entry in the British Indian Army. He will, in fact, be afforded a position for entry in a university as far as his educational record is concerned.

(D) Consideration will be extended. Using converted Jesus and Agape-Jesus keys, etc., etc.

10. Resources of French Today

En el fondo de la
Industria Paulista.

Decisions will be made by the Executive Committee-in-Chief on the recommendation of the Local Government or Administration or the Political Officer, as the case may be.

(2) Candidates must have attained the age of sixteen years and be under twenty years at the 30th January, 1961.

(b) Candidates should submit to their application a medical certificate from the Officer Commanding a British or Indian Station Hospital or a Civil Surgeon to the effect that they are physically fit in all respects in accordance with Appendix A to this regulation.

(2) The fees will be Rs. 1,200/- for each student per year and one half to accommodate brother, if necessitated, requires. These fees will, however, finance, teaching, library services and medical attendance of the primary child, and, as outlined previously, one half of the amount to be borne by students when at the College. Charges in excess of working of

colors' building and wearing their clothing. Books and costs, as well as the cost of books and stationery, which will be supplied by the College will be met by the parents or guardians of the students.

Fort St. George Gazette, dated the 1st October 1936, defining to be referred to His Excellency all copies, extracts, notes, or other documents entitled "Nati Bhawan Chakravarti Kavita" written by Sarla Pachchikar Rao, printed at Andhra Yati Printing Press and published by Sarla Rao, Kurnool, Kurnool district, and all other documents containing copies, extracts or translations of or extracts therefrom, in the book, a copy is enclosed.

*Fort St. George, October 19, 1937.
(D.G. Ms. No. 1049, Public Reference).*

No. 24.—The following addressed to the Government of India is reproduced:—

MEMORANDUM.

Governor,

Calcutta, dated the 21st August 1937.

No. 47/37/C.P.—In exercise of the powers conferred by section 30 of the India Press (Emergency Powers) Act, XXIII of 1935, the Governor of the Punjab being desirous to be referred to His Excellency all copies, wherever issued, of the publication stated below and all other documents containing copies, extracts or translations of or extracts therefrom, the title of which is given below and they containing therein the publication of which is prohibited under section 3(1) of the abovementioned Act and with section 15(1) of the Criminal Law Amendment Act, XXIII of 1922:—

(1) The pamphlet in Urdu entitled "Mazai ki Jannat ke Lekhe Hain" by Shri Prem Chandra, Sanskrit Nagar, Lahore, printed by him at the Hindu and Punjabi Press, Akbaria, Lahore, and published by him for the Salaria Wafid, Arya Prakashan, Gurdaspur, Lahore.

(2) The book in Urdu entitled "Jeh Pata" written and published by Shri Prem Chandra, Arya Bhawan, Gurdaspur, Lahore, was printed by him at the Same Press, Lahore.

(3) The pamphlet in Urdu entitled "Aya Saman Ki Nau Nau Raip" written by Hukki Singh "Tawar," published by Jan Naujao Sharmas, Kankhal, Almora, and printed by K. A. Dass at the Arya Printing Works, City Road, Shimla.

(4) The book in Urdu entitled "Bawali Ke Sharif Ki Tafseer," written and published by the Shaheed Mian Hassan and printed at the Pakistan Electric Press, Pudhwar.

C. F. BRACKENHURST,
Chief Secretary.

[PUNJAB.]

APPOINTMENT.

Fort St. George, October 19, 1937.

No. 51.—His Excellency the Governor is pleased to appoint Captain Raghbir Singh Malhotra, Royal Engineers, as Adjutant to His Excellency the Governor's Bodyguard, with effect from the 1st October of 1937 September 1937, in addition to his duties as Adjutant Capo to His Excellency the Governor of Madras, vice Lieutenant A. G. G. Deacon on leave.

NOTIFICATION.

Fort St. George, October 19, 1937.

No. 62.—The following notification of the Government of India is reproduced:—

NOTICE OF THE APPOINTMENT TO THE GOVERNOR GENERAL OFFICE.

Singapore, 18th August 1937.

No. F. 491/13/31-Public (D.G.)—It is hereby notified for general information that the Government of India has pleased to determine that the Deputy Director of Civil Aviation shall take rank on Article 39 of the Warrant of precedence for India.

D. E. BRACKENHURST,
Chief Secretary.

(Redaction.)

NOTIFICATION.

Fort St. George, October 19, 1937.

[G.O. Ms. No. 1049, Public (Reference).]

No. 62.

In exercise of the powers conferred by subsection (2) of section 105 of the Government of India Act, 1935, His Excellency the Governor is pleased to direct that the following further amendment shall be made in Part II (General Notifications), dated the 1st April 1937, published at pages 23-25 of Part St. George Gazette Extraordinary, dated the 1st April 1937, namely:—

AMENDMENT.

In the said notifications, the following item shall be added at the end, namely:—

'4. Agreements with persons on whose behalf such is required under the Land Acquisition Act for houses.'

Fort St. George, October 19, 1937.

[G.O. Ms. No. 1049, Public (Reference).]

No. 63.

In exercise of the powers conferred by subsection (2) of section 105 of the Government of India Act, 1935, His Excellency the Governor as his Secretary is pleased to make the following amendment to the Madras Public Service Commission Regulation, 1931, published with Public (Statistical) Notification No. 10 dated the 1st April 1931, at pages 23-25 of Part St. George Gazette Extraordinary, dated the 1st April 1931, as subsequently amended:—

AMENDMENT.

In the amendment to the said regulations, under the heading "B. Subordinate Services," in Part II, for "3. Posts other than Permanent clerks in Madras Legislative in the Madras Legislative Service," the following shall be substituted, namely:—

"3. Posts other than Permanent clerks in Madras Legislative and Upper Division clerk excepted relating to the Revenue Act Committee established by the Madras Legislative Assembly in the Madras Legislative Service."

C. F. BRACKENHURST,
Chief Secretary.

(Services.)

NOTIFICATION.

Fort St. George, October 5, 1937.

[G.O. Ms. No. 1050, Public (Services).]

No. 64.

Mohammed Zakariah Sabir, late permanent officer division clerk, Bank office, Dow, and acting Deputy Collector, Tiruvattar, Madras division, of which paragraphs are given below was dismissed from public service. He is directed from re-employment in any department of the public service:—

Father's name—Mohammed Gul Sabir.

Residence—Madrasapet, Madrasapet.

Hobbies—Mahabharata.

Date of birth—20th June 1908.

Height—Five feet four inches.

Marks of identification—

(1) A raised mole at the end of left eyebrow;

and

(2) a mole at the base of the right side of the neck.

No. 64B.—

M. E. R. B. Narayanaiah, late permanent clerk, Taluk office, Nedungad, and acting Special Revenue

Port St. George, October 19, 1897.
[S.O. No. 1880, Public Archives].

No. 1880.—

In exercise of the powers conferred by paragraph (ii) of subsection (ii) of section 201 of the Government of India Act, 1858, His Excellency the Governor is hereby pleased to make the following appointments to the Government Services:—C. H. Foster, Esq., M.A., published with Public Revenue Departmental Instructions No. 42, dated 18th December 1896, at pages 213 to 231 of Part I of the Port St. George Gazette, dated 2nd February 1897, as subsequently amended:

AMENDMENT.

In rule 2 of the said rules—

(i) the word "and" occurring at the end of clause (ii) shall be omitted; and

(ii) after clause (ii) the following shall be inserted in clause (iv), namely—

"and

(iv) words impacting the masculine gender shall be taken to include the feminine, if circumstances so require."

Port St. George, October 19, 1897.
[S.O. No. 1880, Public Archives].

No. 1879.—

In exercise of the powers conferred by paragraph (ii) of subsection (ii) of section 201 of the Government of India Act, 1858, His Excellency the Governor is hereby pleased to make the following appointments to the several posts for the Madras Educational Departmental Services, published with Public Revenue Departmental Instructions No. 322, dated 20th June 1896, and as far as the same are not as set out in Part I of the Port St. George Gazette, dated the 2nd June 1896, as subsequently amended:

The aforesaid briefly made shall be directed to have been made and to keep some sets thereof on and from the 20th June 1897.

AMENDMENT.

3.

In rule 2 of the said rules, after clause (ii) the following subrule shall be added, namely—

"(ii) Lists of proposed candidates for appointment to the service in category 3 of Class II shall be prepared by the Director of Police Instruction—

II.

In Appendix A to the said rules, under the heading "A. Native Branch," in the entries relating to category 3 of Class II, for the entry on clause (ii), the following entry shall be made instead, namely:—

"District Inspector (overseer)."

Port St. George, October 19, 1897.
[S.O. No. 1880, Public Archives].

No. 1878.—

In exercise of the powers conferred by paragraph (ii) of subsection (ii) of section 201 of the Government of India Act, 1858, His Excellency the Governor is hereby pleased to make the following appointments to the several posts for the Madras Educational Departmental Services, published with Public Revenue Departmental Instructions No. 322, dated 20th June 1896, at pages 290 to 300 of Part I of the Port St. George Gazette, dated the 2nd June 1896, as subsequently amended:

The aforesaid briefly made shall be directed to have been made and to keep some sets thereof on and from the 20th June 1897.

AMENDMENT.

4.

In Appendix A to the said rules, in the entries relating to "Education Department," when the entry—

"Office of the Registrar of Books Da."

the following entry shall be inserted, namely:—

"Office of the Assistant Inspector of Education—General."

Port St. George, October 19, 1897.
[S.O. No. 1880, Public Archives].

No. 1881.—

In exercise of the powers conferred by paragraph (ii) of subsection (ii) of section 201 of the Government of India Act, 1858, His Excellency the Governor is hereby pleased to make the following appointments to the several posts published with Public Revenue Departmental Instructions No. 322, dated 20th June 1896, at page 292 of Part I of the Port St. George Gazette, dated 2nd February 1897, as subsequently amended:

AMENDMENT.

In the table in article (ii) of rule 1 of the said rules, for the expression "Five months" occurring at the place of writing off the expression "Four months" shall be substituted.

C. P. BRACKENBURY,
Chief Secretary

(Special).

LEAVE.

Port St. George, October 19, 1897.

No. 1879.—Under rule 16 of the High Court Rules (Gujarati Rules, 1877), the Honorable Justice Mr. W. Bowring, Esq., has been granted two months' leave on full allowances for service days and leave on half allowances for the remaining period, with effect from 1st October 1897.

It is further ordered that the said Justice, in Rule 16 of the High Court Rules (Gujarati Rules, 1877), the Honorable Justice Mr. W. Bowring, Esq., is promoted to the rank of the Honorable Justice on the 11th October 1897, and to sit in the Bench on the 18th October and 21st November 1897.

Port St. George, October 19, 1897.

No. 1880.—Under rule 16 of the Fundamental Rules No. 229—Mr. F. C. Tengnagay Ayer Asanap, Durbar and Darbar Judge, Travancore, subject to availability, leaves on a percentage from the 1st to the 20th October 1897 inclusive.

Subject to the conditions prescribed in the subsidiary rules, the Honorable Justice Mr. W. Bowring, Esq., Tengnagay Ayer Asanap is permitted to sit in the Bench on the 1st October 1897.]

APPOINTMENTS.

Port St. George, October 19, 1897.

No. 1881.—Mr. R. M. Day, I.C.S., Sub Collector and District Magistrate of the Malabar Division of the Mysore district, on the 6th to 8th October 1897, to take charge of the Public Department in virtue of Mr. N. W. Steadman, I.C.S., presiding over same.

No. 1882.—Mr. P. Cannan, I.C.S., Assistant Collector and Magistrate in the Trichinopoly district, in charge of the Malabar division of the Mysore district, on the 6th to 8th Day, I.C.S.

Port St. George, October 19, 1897.

No. 1883.—Mr. P. H. Murphy, I.C.S., Superintendent of Police, Travancore, to sit temporarily as District and Sessions Judge, Ernakulam, to refer, and during the absence or leave of Mr. H. P. Tengnagay Ayer Asanap.

PERMITTED TO RETURN.

Port St. George, October 19, 1897.

No. 1884.—Mr. S. Bhattacharya, I.C.S., a permitted to return to duty on or about the 1st November 1897, before the expiry of his term.

NOTICES.

No. 1885.—Mr. B. E. Horsey, I.C.S., on return from leave to be Sub-Collector and Joint Magistrate of the Palakkad division of the Cochin district.

No. 1886.—Mr. C. A. Sampathkumar, I.C.S., Sub-Collector and Joint Magistrate of the Tanjore division of the Colombo station, as referred by Mr. M. M. Weston, I.C.S., to be Sub-Collector and Joint Magistrate of the Kaveri division of the Tanjore district.

C. P. BRACKENBURY,
Chief Secretary.

FINANCE DEPARTMENT.

NOTIFICATIONS
Port St. George, October 18, 1937.Ms. 118.—
STATEMENT OF THE RECEIPTS AND DISBURSEMENTS OF THE GOVERNMENT
OF MADRAS FOR AUGUST 1937.
[In thousands of rupees.]

Basis of account.	August 1937.	Expenditure to end of August 1937.	Budget Estimate, 1937-38.
REVENUE—			
Tax Revenue	7,50	1,78,51	4,97,14
Personal Duties	8,60	1,63,34	3,87,08
Sales	13,94	4,03,91	1,53,22
Forest	1,13	18,87	47,33
Postage	3,71	18,00	18,91
Registration	91	15,82	48,74
Excise and Motor Vehicles Taxation Area	1,23	4,67	2,09,67
Legislation—Other Receipts	2,77	18,82	44,88
Defence—Working Expenses	22	4,88	28,35
Local Revenue	88	4,31	28,27
Civil Works	2,81	12,24	31,88
Electric Supplies—Other Receipts	1,80	2,00	8,50
Public Working Expenses	1,51	9,81	1,90,80
Other Receipts			
Total (A)	88,69	6,18,29	18,83,73
BUDGETARY CHARGE TO RECEIVE—			
Direct Demands on the Revenue	13,81	68,55	1,78,86
Legislative Expenditure	3,65	1,15	1,3,32
Local Revenue	1	8	63,21
General Administration	22,26	1,08,82	5,81,29
Admiralty Accounts of Justice	2,23	20,29	2,29
Jails and Courts Settlements	2,20	6,21	21,11
Policemen	2,79	82,14	1,50,33
Education	1,20	54,65	5,84,84
Military and Public Works	3,67	97,09	2,81,00
Administr. Treasury, Co-operative Credit and Education	8,74	21,50	19,78
Civil Works	11,10	23,04	3,34,45
Postage	7,18	25,35	20,42
Other Receipts	4,58	15,23	48,42
Total (B)	5,26,85	5,26,85	18,83,73
Balances (+) or Deficits (-) in the Permanent Account (A) - (B). (C)	- 37,84	- 31,44	+ 8
CURRENT ACCOUNTS (Excesses/deficits) over Balances to Receivable—			
(D)	3,51	61,54	3,15,18
BEST PAYABLE—			
Financial Debt (Fid)	+ 1,08,89
Treasury Bills (Tre)	—
Money at Call Advances (Mca)	—
Loans and Advances by Financial Government (Fad)	1,01	+ 2,06	- 28,45
Other Debt Hold Transactions (Odt) (E)	1,10,79	+ 32,54	- 3,21
Total (E)	+ 1,80,85	+ 76,64	+ 1,07,34
Total Transactions (C) - (D) + (E)	1,18,34	69,91	- 84,86
Opening Balance #	44,10	1,31,00	1,79,18
Closing Balance (1)	1,18,34	1,01,11	64,32

Opening balance according to the preliminary estimate of 1936-37, which is subject to variation.
1. 1. When the opening balance of 1936-37 is taken into account (including with (E)) Total

Total 1,18,34

(2) Deficit subscriptions to the Madras Government by rail head, 1936.

C. H. JONES,
Secretary to Governor.

*Fort St. George Gazette No. 1, 1937
(G.O. No. 267, Fortiss).*

No. 129.—

In exercise of the powers conferred by paragraph (3) of section 10 of section 201 of the Government of India Act, 1935, the Governor the Governor having directed that the following amendment shall be made in the Madras Legislative Rules, 1931—

AMENDMENT.

For the existing provision in clause (b) of rule 50, the following shall be substituted:—

"Provided that a Commissioner, a Commissioner serving in a certain department, or whom rule 27 does not apply, shall be entitled to have salary equal to one-half of his pay."

(This amendment shall have effect from 4th September 1937.)

*Fort St. George Gazette No. 11, 1937
(G.O. No. 208, Fortiss).*

No. 130.—

In exercise of the powers conferred by paragraph (3) of section 10 of section 201 of the Government of India Act, 1935, the Governor the Governor having directed that the following amendment shall be made in the Madras Travelling Allowance Rules:—

AMENDMENT.

In rule (1) under Grade VII and rule (1) under Grade VII under Annexure I as amended by G.O. No. 210, dated 20th March 1937, the last sentence of the rule is added after its original and the following added to the notice:

"including postages and telephone."

FRESH COMMUNIQUE.

Fort St. George, October 18, 1937.

No. 131.—Expenditure kept back such as in the total number of persons employed in the Province on the various posts, the cost of such increase and the total percentage liability. The amounts figures for 1936-37 have been indicated and are given below:

Postularious services	Total at present	Cost
India Civil Service	180	Lakhs. 26-88
All India Services exclusive of India Civil Service	261	35-08
Provincial Services	1,614	121-74
Other Services—Brahminic, Munshi and Muttiah services including village teachers and others	2,06,082	15,988
Annual percentage Liability	—	12-02
TOTAL	208,834	819-48

G. K. VIJAYARAGHAVAN,
Deputy Secretary to Government.

HOME DEPARTMENT.

LEAVES.

Fort St. George, October 8, 1937.

No. 132.—G. H. Achuth, home on average pay for eight months and leave on half average pay for three months on continuation basis or after the 1st November 1937.

Fort St. George, October 13, 1937.

No. 133.—Under rule 81 of the Fundamental Rules, Mr. G. S. R. Rao, Inspector of Criminal Justice, leave from the 1st November 1937 to the 1st March 1938, the full travelling costs being on average pay and the remaining period on half average pay.

(Home Department Instruction No. 81A, dated the 10th August 1937, published at page 2618 of Part I of the Fort St. George Gazette, dated the 24th August 1937, is hereby repeated.)

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EXTENSION OF LEAVE.

Fort St. George, October 13, 1937.

No. 134.—Lieut. C. L. Mohamed, Major Khan, E.M.C., is granted extensions of leave on half average pay for two months with effect from the 1st October 1937.

APPOINTMENT.

Fort St. George, October 11, 1937.

No. 135.—The Government are pleased to appoint Mr. P. Venkateswaran, B. Nagayakannan, Padmanabha Aiyar, as an official member of the Standing Advisory Board for the revision of Jagdhara committee of presents used in the General List, Bihar.

WITHDRAWAL OF POWERS.

No. 136.—Under section 16 of the Code of Criminal Procedure, 1898 (V of 1898), the Provincial Governors are pleased to withdraw the District of Malabar, as a Special Magistrate at Paravuram or Paravur, of the District of Malabar and to confer on him all the ordinary powers of a magistrate of the first class and to empower him to try, making every such of the cases as may be transferred to him by the District Magistrate.

INVESTIGATION OF POWERS.

No. 137.—Under section 16 of the Code of Criminal Procedure, 1898 (V of 1898), the Provincial Governors are hereby pleased to confer on the District of Malabar constituted at Paravuram in the district of Malabar, to take cognisance, under clauses (a) and (b) of subsection (1) of section 203 of the said Code, of the offence specified in and subject to the procedure of Section 192 of the Criminal Procedure Code, 1898 (V of 1898), dated the 1st August 1919, as contained in Part I of the First Schedule, dated the 1st August 1919, as subsequently amended, and relating within the limits of the jurisdiction of the District.

No. 138.—In exercise of the powers conferred by subsection (1) of section 16 of the Code of Criminal Procedure, 1898 (V of 1898), the Provincial Governors are hereby pleased to confer on the undermentioned persons, all the powers and immunities of the magistrate of the first class, that they may exercise within the limits of the District of Malabar constituted as the place specified against their names for the trial of the offence specified in and subject to the procedure of Section 192 of the Criminal Procedure Code, 1898 (V of 1898), dated the 1st August 1919, as contained in Part I of the First Schedule, dated the 1st August 1919, as subsequently amended, and relating within the limits of the jurisdiction of the District:—

R. N. Venkateswaran, Subdivisional Commissioner, Dindigul—Dindigul.

B. Lingam, Basavade Patpaluram Subdivisional Magistrate—Nagapattinam—Nagapattinam—Periyapatna—Periyapatna in the District of Madras.

No. 139.—Under section 21 of the Code of Criminal Procedure, 1898 (V of 1898), the undermentioned officer in the manner and to the extent and subject to the procedure of the Criminal Procedure Code, 1898 (V of 1898), is hereby appointed:—

M. P. R. R. Mahadevappa Aiyar, Subdivisional Magistrate—Kazipet.

Fort St. George, October 10, 1937
(G.O. No. 509, 1937, dated).

No. 10.—(1) The following draft of certain annual posts in the Madras Police Service will be issued, published with date 10th April 1937, by Government Resolution No. 200 at page 213 of Part I of the Fort St. George Gazette, dated the 20th March 1937, to subsequently supersede, with effect from 1st April 1937, the posts in existence in the service as follows:—(a) 11 posts of Assistant Sub-inspector, Grade A, 1936 (1936); (b) 1 post of Assistant Sub-inspector, Grade B, 1936 (1936); (c) 1 post of Assistant Sub-inspector, Grade C, 1936 (1936). The posts referred to in (a) and (b) above will be issued by reference to the following table:

Sixteen posts being given, that the draft will be taken into consideration in so far as the 20th November 1937, and that any suggestion or objection which may be received from any person with respect to it before that date, a memorandum will be forwarded by the Commissioner of Madras.

DRILLS AND PRACTISES.

3. In Form "A" annexed to the resolution, for the entry in item 5, the following entry shall be substituted, namely:—

" 4. Type of body of (1) meeting capacity weight vehicle and (2) maximum weight horses."

II. In Form "B" annexed to the said rules, for the entry in item 6, the following entry shall be substituted, namely:—

" 4. Type of body of (1) meeting capacity weight vehicle and (2) maximum weight horses."

III. In Form "C" annexed to the said rules, for the entry in item 5, the following entry shall be substituted, namely:—

"Type of body of (1) meeting capacity weight vehicle and (2) maximum weight horses."

Fort St. George, October 11, 1937
(G.O. No. 510, 1937, dated).

No. 102.—

In exercise of the powers conferred by paragraph (b) of sub-section (1) and (2) of section 341 of the Government of India Act, 1935, the Governor hereby makes the following special rules:—

DRILLS.

1. The cadre of the Madras Police Service shall be increased temporarily by:—

(i) one post for the period commencing on the 10th April 1937 and ending on the 31st July 1937; and

(ii) one post for the period commencing on the 10th August 1937 and ending on the 10th April 1938.

2. The general and special rules applicable to holders of permanent posts based on the said cadre shall apply to the holders of the said temporary posts.

Explanation.—In this rule, the expression "the holders of the said temporary posts" shall mean persons covered against the temporary posts.

Paul St. George, October 11, 1937
(G.O. No. 510, 1937, dated).

No. 103.—

The following notification of the Government of India is reproduced:—

DEPARTMENT OF INDEPENDENCE AND LIBERTIES.

Noti., dt. 20th September 1937.

No. 31 103.—The following draft of certain annual posts in the Madras Police Service, 1937, which is as proposed to make an increase of the powers manifested by section 341 of the Government of India Act, 1935, and section 23 of the Madras Police Act, 1930 (CXXXI of 1930), is published as required by subsection (2) of section 29 of the said Act for the information of all persons likely to be affected thereby and cause a hearing, that the said draft will be taken into consideration on or after the 20th November 1937.

An objection or suggestion which may be received from any person in respect of the said draft before the date specified will be considered by the Central Government.

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DRILLS AND PRACTISES.

I. In rule 7 of the said Rules:—

(i) in subrule (2) the words "any certificate or copy of such certificate" shall be omitted;

(ii) for the words "and however" the words "of course," "helps," "disadvantages" and "consequences" shall be substituted.

II. After subrule (3) the following sub-rules shall be inserted, namely:—

"(3) Copy, or certified copy, of pedigree reported under subrule (2) shall be accepted:—

(a) in a certificate in form B or by a certified copy of such certificate granted under rule 102 of these rules, or

(b) on the case of pedigree of horses shown by a certificate containing the particulars required by law B granted by a testing officer designated by the Government of India, or

(c) by a certificate or such form as the Collector or both Ministers, Darjeeling, may require, showing the below granted by an Officer, Both Oil Fuel Officers or Veterinary, stating that the specimen forms part of the collection of specimens received by a testing officer specified in clause (b) or clause (c)."

(4) Sub-rule (3) shall be re-enumerated as rule 10.

II. In rule 9 of the said Rules for the words, letter and figures "10" designated by a certificate in Form B or by a certified copy of such certificate granted under rule 102, the following shall be substituted, namely:—

"(a) accompanied:—

(i) by a certificate in Form B or by a certified copy of such certificate granted under rule 102 of these rules;

(ii) in the case of pedigree of stallions shown by a certificate containing the particulars required by Form B granted by a testing officer appointed by the Government of India, or

(iii) by a certificate or such form as the Collector or both Ministers, Darjeeling, may require, showing the below granted by the Royal Officer, Both Oil Fuel Officers or Veterinary, stating that the specimen forms part of the collection of specimens received by a testing officer specified in clause (b) or clause (c)."

Paul St. George, October 12, 1937

(G.O. No. 510, 1937, dated).

No. 104.—

In exercise of the powers conferred by paragraph (b) of subsections (1) and (2) of section 341 of the Government of India Act, 1935, the Governor hereby makes the following special rules:—

DRILLS.

1. The cadre of the Madras Police Service shall be increased temporarily by:—

(i) one post for the period commencing on the 10th April 1937 and ending on the 10th July 1937;

(ii) one post for the period commencing on the 1st July 1937 and ending on the 10th July 1937;

(iii) one post for the period commencing on the 1st July 1937 and ending on the 10th July 1937;

(iv) one post for the period commencing on the 1st July 1937 and ending on the 10th July 1937;

(v) one post for the period commencing on the 1st July 1937 and ending on the 10th July 1937;

(vi) one post for the period commencing on the 1st July 1937 and ending on the 10th July 1937.

2. The general and special rules applicable to holders of permanent posts based on the said cadre shall apply to the holders of the said temporary posts.

Explanation.—In this rule, the expression "the

holders of the said temporary posts" shall mean persons covered against the temporary posts.

Part 25. Gazette, October 13, 1897
G.O. No. 26. Dated 10th.

No. 133.—In exercise of the powers conferred by paragraph (b) of subsection (b) and paragraph (b) of subsection (c) of the Government of India Act, 1858, His Excellency the Governor of Madras is pleased to make the following special rules:

ARTICLE

1. The rates of Class IX (Wardens) of the Madras Local Government Service employed in the 1st class service, and of category (b) of the table below shall be increased, respectively by the rates specified in column (2) of the table for a period of one year commencing on the date of appointment of the additional staff:

Table

Rate of pay	Present rate
Class IX, Wardens	Rs. 100
Central Tax, Auditor	Rs. 100
Central Tax, Auditor	Rs. 100
Central Tax, Auditor	Rs. 100
The President, Auditor	Rs. 100
Central Tax, Auditor	Rs. 100
President and Auditor for Works, Ven-	Rs. 100
president, 2nd, Division	Rs. 100
Central Tax, Temporary	Rs. 100
Central Tax, Assistant	Rs. 100
Central Tax, Auditor	Rs. 100
Central Tax, Auditor	Rs. 100

2. The rates of Class IX (Wardens) of the Madras Local Government Service employed in the 1st class, Standard, Staff (b) by increments, respectively by the rates specified in the table below on the date of appointment of the additional staff for a period of one year commencing on the date of appointment of the temporary 1st class warden.

3. The general and special rates applicable to holders of permanent posts borne on the 1st and temporary posts shall apply to the holders of the 1st and temporary posts.

Explanation.—In this rule, the expression "the holder of the 1st and temporary posts" shall mean the person entitled against the 1st and temporary post.

No. 134.—

In exercise of the powers conferred by paragraph (b) of subsection (b) and paragraph (b) of subsection (c) of section 26 of the Government of India Act, 1858, His Excellency the Governor of Madras is hereby pleased to make the following special rules:

1. The orders of category I (Assistants) (protection) of the Madras Local Government Service shall be increased temporarily by one post in the third grade for a period of one year from the date of appointment of the additional staff to work under the Protection Officer in the Native districts.

2. The general and special rates applicable to holders of permanent posts borne on the 1st and temporary post shall apply to the holder of the 1st and temporary post.

Explanation.—The expression "the holder of the 1st and temporary post" shall mean the person entitled against the 1st and temporary post.

REVENUE DEPARTMENT.

Part 25. Gazette, October 13, 1897.

No. 135.—Mohammed Amin Ali and Seth Bahadur, Registrars of Assessments, as successors to themselves, may without medical certificate for four months or continuation of the leave granted to them in G.O. R. No. 218, Revenue, dated 10th August 1897.

NOTICES.

Part 25. Gazette, October 13, 1897
No. 136.—The following notice of stamp collection are issued:

- (1) M.R.R. D. Venkateswara Rao, Faizali Giri, an agent from whom, as special duty, Kannam, an agent from whom, as special duty, Sankaranarayana Bhagavat, Hassan, Nachi Subrahmanyam, Mysore, and N. V. Krishnamurthy Asstt. Accountant, on behalf from the post of Additional Treasury Deputy Collector, South Arcot, as special duty, Ganesha, an Agent, Jaffna Office.
- (2) M.R.R. D. Venkateswara Rao, Faizali Giri, an agent from whom, as special duty, Kannam, an agent from whom, as special duty, Sankaranarayana Bhagavat, Hassan, Nachi Subrahmanyam, Mysore, and N. V. Krishnamurthy Asstt. Accountant, on behalf from the post of Additional Treasury Deputy Collector, South Arcot, as special duty, Ganesha, an Agent, Jaffna Office.

NOTIFICATION.

Part 25. Gazette, October 13, 1897
(G.O. No. 260, Revenue).

No. 136.—In exercise of the powers conferred by paragraph (b) of subsection (b) and paragraph (b) of subsection (c) of section 26 of the Government of India Act, 1858, His Excellency the Governor is hereby pleased to take the following amendment to the special rules published with the Revenue Department Notifications No. 216, dated the 10th September 1897, at pages 362-363 of the Fort St. George Gazette, after the 2nd September 1897.—

Amendment.

After the words "The category of Assistant Commissioners of Revenue in the Native districts, before shall be increased temporarily by one post," the words "for a period of one year" shall be inserted.

No. 137.—

In exercise of the powers conferred by paragraph (b) of subsection (b) and paragraph (b) of subsection (c) of section 26 of the Government of India Act, 1858, His Excellency the Governor is hereby pleased to make the following special rules:

NOTES.

1. The orders of category I (Assistants) (protection) of the Madras Local Government Service shall be increased temporarily by one post in the third grade for a period of one year from the date of appointment of the additional staff to work under the Protection Officer in the Native districts.

2. The general and special rates applicable to holders of permanent posts borne on the 1st and temporary post shall apply to the holder of the 1st and temporary post.

Explanation.—The expression "the holder of the 1st and temporary post" shall mean the person entitled against the 1st and temporary post.

No. 138.—

In exercise of the powers conferred by paragraph (b) of subsection (b) and paragraph (b) of subsection (c) of section 26 of the Government of India Act, 1858, His Excellency the Governor is hereby pleased to make the following special rules:

NOTES.

1. The orders of lower division clerks in the Madras Local Government Service employed in the Revenue department shall be increased temporarily by one post for a period of one year from the date of appointment of the additional staff to work under the Protection Officer in the Native districts.

2. The general and special rates applicable to holders of permanent posts borne on the 1st and temporary post shall apply to the holder of the 1st and temporary post.

Explanation.—The expression "the holder of the 1st and temporary post" shall mean the person entitled against the 1st and temporary post.

LEGAL DEPARTMENT.

APPOINTMENT.

Part 25. Gazette, October 13, 1897.

No. 139.—W.H. Bay, T. T. Mather, Assistant, Temporary Additional Assistant Secretary for the exercise of general functions in the Legal Department, to act as Assistant Secretary to Government (Temporary) in the same Department.

H. M. FOORD,
Secretary to Government.

Port St. George, October 11, 1937
No. 187.—

In exercise of the powers conferred by section 56-A
read with section 25 of the Marine Estates Land
Act, 1929 (C. 11 of 1929), the Provincial
Government hereby grants and confers the
powers set out in Part II of the schedule contained
with Revenue Department Publication No. 308,
dated the tenth day of July, 1937, at page 205-206 of
Part I of the Port St. George Gazette, dated the
tenth July 1937.—

ANNEXURE.

In the said Part II—
At the end of rule 8, the following note shall
be added, namely—

(1) Insert the following words in clause (b) next
to the word "and":—"or 20 per centum of the value
of such oil or oil products, or 20 per centum of the
value of any such oil or oil products referred to in
rule 8." At the end of rule 10, the following powers
shall be added, namely—

"Provided that it shall not be necessary to
prove any loss, as to the mandatory rights to
any land falling under the description referred to
in rule 8, or to any oil or oil products referred to in
rule 10, in the same manner as those under sub-
section (b) of clause (b) of subsection (d) of section
20-A."

Port St. George, October 11, 1937
(S. H. J. M. P. S., Revenue).

No. 188.—
Delegation of the power to order confessions in
certain cases.

In exercise of the powers conferred by sub-
section (2) of section 10 of the Marine Estates Protection
Act, 1929 (C. 11 of 1929), the Provincial
Government are hereby granted to appoint the
notwithstanding officers to order the execution of
orders made by resolution under the said sub-
section, subject to the last-mentioned against them.—

(1) District Representatives, Deputy Representa-
tives and Assistant Representatives of Dunes—
provided the value of which does not exceed Rs. 200
in each case.

(2) Inspectors of Dunes—provided the value of
which does not exceed Rs. 20 in each case.

No. 189.—

Exemption of medicinal preparations, culinary
essences, etc., and perfumes and related preparations.

In exercise of the powers conferred by section 16
of the Marine Protection Act, 1929 (Marine Act X
of 1929), the Provincial Government are hereby
granted—

(a) to exempt medicinal preparations, culinary,
assorted water and other flavours, essences, extracts
and colourings and perfumes and related preparations,
containing spirituous liquors, at the percentage of the said
drugs specified in the following conditions, namely:

(i) that no methylated spirit shall be used in
the manufacture of medicinal preparations intended
for external use; and

(ii) that duty on the spirit contained in such
preparations shall, whether the preparations are
manufactured within the area, or elsewhere, or
in India or are made in any place in India or
outside the Province of Madras and exported into
such area, be paid at the rates specified below;

(b) in respect of medicinal preparations
specified in clause (a) to the amount of

Rs. 12-0-0 per proof gallon;

(c) in respect of all other preparations
specified in clause (a) to Rs. 10 per proof gallon;

(d) in respect of all other medicinal prepara-
tions not specified in the aforesaid, at

Rs. 20 per proof gallon; and

(e) in respect of mohair, white water and
other flavours, essences, extracts and
colourings and related preparations and
related products, at Rs. 15-0-0 per
proof gallon; and

(f) to provide that a branch of any of the resi-
dence aforesaid shall be passed with improvement

which may extend to six months or with less which
may extend to one thousand rupees or with both.

ANNEXURE.	
1	Aqua Aromaticata.
2	— Anise.
3	— Camellia.
4	— Cinnamon.
5	— Cloves.
6	— Coriander.
7	— Fennel.
8	— Fennel seed.
9	— Juniper.
10	— Mint.
11	— Nutmeg.
12	— Orange.
13	— Rose.
14	— Saffron.
15	— Sandalwood.
16	— Sassafras.
17	— Sassafras oil.
18	— Sassafras root.
19	— Star anise.
20	— Thyme.
21	— White pepper.
22	— White Vard Gunja.
23	— Black Vard Gunja.
24	— Elsholtzia.
25	— Sarcococca (See Annexure 1899).
26	— Elettaria cardamomum.
27	— Amomum villosum.
28	— Curcuma longa.
29	— Myristica fragans.
30	— Zingiber officinale.
31	— Elettaria cardamomum.
32	— Curcuma longa.
33	— Myristica fragans.
34	— Zingiber officinale.
35	— Curcuma longa.
36	— Myristica fragans.
37	— Zingiber officinale.
38	— Curcuma longa.
39	— Myristica fragans.
40	— Zingiber officinale.
41	— Curcuma longa.
42	— Myristica fragans.
43	— Zingiber officinale.
44	— Curcuma longa.
45	— Myristica fragans.
46	— Zingiber officinale.
47	— Curcuma longa.
48	— Myristica fragans.
49	— Zingiber officinale.
50	— Curcuma longa.
51	— Myristica fragans.
52	— Zingiber officinale.
53	— Curcuma longa.
54	— Myristica fragans.
55	— Zingiber officinale.
56	— Curcuma longa.
57	— Myristica fragans.
58	— Zingiber officinale.
59	— Curcuma longa.
60	— Myristica fragans.
61	— Zingiber officinale.
62	— Curcuma longa.
63	— Myristica fragans.
64	— Zingiber officinale.
65	— Curcuma longa.
66	— Myristica fragans.
67	— Zingiber officinale.
68	— Curcuma longa.
69	— Myristica fragans.
70	— Zingiber officinale.
71	— Curcuma longa.
72	— Myristica fragans.
73	— Zingiber officinale.
74	— Curcuma longa.
75	— Myristica fragans.
76	— Zingiber officinale.
77	— Curcuma longa.
78	— Myristica fragans.
79	— Zingiber officinale.
80	— Curcuma longa.
81	— Myristica fragans.
82	— Zingiber officinale.
83	— Curcuma longa.
84	— Myristica fragans.
85	— Zingiber officinale.
86	— Curcuma longa.
87	— Myristica fragans.
88	— Zingiber officinale.
89	— Curcuma longa.
90	— Myristica fragans.

3. Level of selected *Lobta-tinolene*.—At least 75 per cent of the light cream base should be soluble in one c.c. of ordinary "solvent" oil. For testing this 25 c.c. should be measured off into a weighed oil cupping dish and 25 c.c. of the selected oil should be added, at first with a few drops and then with a few more, and very small quantities. After each addition of oil, the cylinder should be cleaned and tested to avoid loss of volatile constituents. A solution should never be used unless it is about 50 per cent of the liquid oil based on the original quantity of oil, and after a sufficient length of time has been allowed for the removal of volatile constituents. After a final air-drying cleaning and cooling, the cylinder should be left for about three hours to allow complete separation of the two layers and the lower layer then being tapped off. The upper layer should be allowed to stand for about half an hour before being poured off, the lower layer being collected and the process repeated to the surface until all suspended oil is taken off. It should finally measure no more than 2 c.c. The test oil should be of specific gravity 0.94 and may be of unassured quality.

7. Recovery from water—light—sooty substances should not reduce their penetrable amount of water. Any oilier required in drawing samples for test should be held in the bottle that he has drawn the sample from the bottom of the measuring vessel where the water, if present, will be held. For this purpose, he should employ a separate tube of water to draw the water to the bottom of the measuring vessel. He should also always remember that the sample is collected at a little time of measure.

II. Specifications of Petroleum bases.

1. Colour.—The colour must not uniformly be darker than that given by 0.1 ml. of distilled water solution absorbed in 1 ml. of the base.

2. Solubility with water.—The petroleum base should mix readily and completely with spirit and should give a clear or pale slightly opalescent solution when mixed with twice their volume of water.

3. Amount of water present.—Frost 20 c.c. of the petroleum base mixed with 20 c.c. of pure sea water solution (density 0.94) at least 100 c.c. of the base should separate after having been vigorously shaken together and allowed to stand.

4. Detection.—Dissolve 1 c.c. of the petroleum base in 20 c.c. of distilled water. Titrate with normal sulphuric acid until a drop of the mixture gives a distinct blue spot on a white paper (the blue colour should not be more developed). At least 95 c.c. of the residual sulphuric acid should be required to produce this reaction. On the white paper, dissolve one grain emulsion of zinc oxide in distilled water. Stick flat paper in the zinc and allow to stand.

5. Calcium chloride solution.—Generally about 10 c.c. of a solution of 1 g. of calcium chloride in 100 c.c. of distilled water with 5 c.c. of a 10 per cent solution of dry fossil sulphuric acid. A distinct sulphate precipitate should immediately result, and there should be an instant separation of crystals within ten minutes.

10 Another 10 c.c. of the above 1 per cent sulphate solution should give a white precipitate when mixed with 5 c.c. of Beaufort's reagent.

6. Sulfur point.—Boil 100 c.c. of the petroleum base in the manner described below. At least 40 c.c. should distill over at or under 105°C and a total of 80 c.c. at or under 110°C.

Method.—One hundred cubic centimetres of resinous bases are placed on a short-necked copper hook of sheet 220 mesh, expanded. The hook is attached to the side of a vertical glass tube of 20 mm. diameter and 1 m. H. The hook is suspended in a free-boiling column fluctuating at a tube 20 cm. in width and 100 cm. long, from, precipitated with a salt bath of which the side tube passing 1 cm. above the bottom is 10 cm. in width. A standard thermometer is placed on the hook of the column so that its bulb occupies the centre of the bulk of the column.

The speed of distillation is adjusted so that, at a rate of 10 c.c. per minute, the distillate being received in a graduated glass cylinder. At least 20 c.c. should distill over at or under 105°C and before at or under 105°C, or a distillate pressure of 100 mm.

If the temperature varies from 100 mm. a correction of 1° C. for each 10 mm. of variation should be applied to μ_{d} , under 220 mm., at pressure 100 mm., at elevation should rise over at or under 105°C, or a distillate pressure 100 mm. the same amount of distillate should come over at 105°C.

200.—Petrolatum, paraffin, kerosene, benzene, etc., at 20°C. (or 68°F.) should be heated to 100°C. (or 212°F.) and then cooled to 100°C. (or 212°F.) before being introduced into the cold vacuum before a vacuum temperature determination is made.

III. Specification for Waxes.

(a) Not more than 30 c.c. of the waxes should be required to decompose 0.5 gram of benzene.

(b) It should be melted at slightly below to 100 c.c. of waxes should require at least 8 c.c. of 20% KOH and using methyl orange as indicator.

(c) It must contain at least 50 per cent by volume of mineral oil and therefore in order to estimate the amount of waxes, the fundamental method (see Government Laboratory, London) will be taken as standard.

(d) An 100 c.c. of paraffinolene there should not be less than 5 grams of calcium present (calculated as Oxalate) as determined by Moseley's test; and

(e) there should be not less than 1.5 grams of water present calculated as methyl acetate.

200.—For Paraffinolene, take a portion indistilled from 100 c.c. of benzene, previously heated to 100°C. (or 212°F.) and then cooled to 100°C. (or 212°F.) and add 10 c.c. of 10% KOH and 10 c.c. of methyl orange and boil for 10 minutes.

IV. OILS.

London for import, transport, penetrable and non-penetrable spirit.

Collector of: distilled,
brandy, laudanum, poe, rectified et al.,
or rectified, transport and passes determined
by methylated spirit for use during
the year ending 31st March, subject to the
following conditions to be observed by 1936—

1. The license shall be issued by the Ministry of Supply (Spirit House, 200), as authorized by the Provincial Government from time to time.

2. The licensee shall not exceed in the sale of
distilled or methylated spirit.

3. The licensee shall not possess at any one
time more than 100 gallons of distilled spirit
and 20 gallons of methylated spirit.

4. An import note book in the form as the
assessor shall be maintained for the use of
recording the date and amount of distilled spirit
to be collected or sold or received and handed over
to the Collector of the district or to be otherwise
notified by him to receive it on a receipt being
given thereto.

5. A license fee at the rate of ten shillings per
import gallon of distilled or methylated spirit
shall be levied on the quantity actually used by the
licensee in such quarter. For this purpose the
assessor shall issue to the Collector of the district
notes to the effect that the quantity of each quarter's
assessment due shall be paid by the
licensee and the quantity actually used by the
licensee and the value of spirit for the pre-
vailing quarter. The licensee shall pay the fee
levied by the Collector within 10 days of receipt
of a Government Treasury.

Dated the _____ day of _____ 19____.

Collector of _____ distilled.

P.S. To be filed by the Collector according to circumstances.

ACCURACY.

Properties you hold,
(Exhibit A from Form D-II)

Prop. No.	Year	Quantity - ^{W.H.} [or L]	Lessor's name.
1. Dist.			
2. Rum.			
3. Brandy.			
4. Gin.			
5. Wine.			
6. Other.			
7. Total.			
8. Stock.			
9. Reserves.			
10. Provisions.			
11. Tools.			
12. Furniture.			
13. Fixtures.			
14. Equipment.			
15. Vehicles.			
16. Other.			
17. Total.			
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458. Total.			
459. Total.			
460. Total.			
461. Total.			
462. Total			

FORM D-III.

Letter for the recall issue of denoted methylated spirits.

1. Collector of
district hereby issues you to import,
transport, possess and sell or retail denoted and
methylated spirits at your shop at during the period ending the Month of March subject to the following conditions to be observed by you—

Conditions

1. The license shall be issued by the Madras Distressed Spirits Board, 1937, as amended by Government Committee from time to time.

2. The licensee shall not sell at a time more than 50 gallons of spirit, an officer of Government for Government purposes or other time not imposed gallon to persons other than holders of licenses under the Madras Distressed Spirits Rules, 1937.

3. The quantity which the licensee may possess at any one time under this license shall not exceed 5 gallons.

* To be filled in by the Collector according to circumstances.

4. An inspection machine in the form as the Annexure shall be maintained by the said Inspector officer and shall be retained by himself and in the Collector of the district or in any other authorized by him to receive it on a receipt being given therefor.

5. A licensee by the rate of the issue of spirit or methylated spirits or methylated spirit shall be issued as the quantity upto Government officers and to the public on every quarter. For this purpose the licensee shall be entitled to the stock of the district concerned upto a month after the closing of each quarter a statement showing the stock on hand quantity required and the quantity sold to Government officers and to the public and the balance of spirit for the preceding quarter. The licensee shall pay the fee levied by the Collector within fifteen days of demand upto a Government Treasury.

Dated the day of 19 .
Collector of district.

*Annexure**Inspection machine.*

(Reference to Form D-III.)

Date No. Year Quantity per unit — Litres name —

Village

Taluk

District

Circle

Station

(One page ruled)

This book is the property of Government and must be returned to the Lab Inspector of Police stations on the expiry of the period of issue.

Month per unit —

Methanol stock.
Methylated stock.

Month	1st - 15th		16 - 30th		Period in between the issuing of date of issue and date of issue of letter of recall, if no other period is not specified in the license or renewal and the date of issuance of the letter of recall.
	In the month of issue	Up to date of issue	In the month of issue	Up to date of issue	
Jan.
Feb.
March

April

May

June

August

September

October

(One page)

(One page)

November

December

January

February

March

FORM D-IV

License granted to a riding or carriage for the export, transport, storage and sale of denoted or methylated spirit and its distribution to customers.

1. Collector of the Collector of
district hereby issues you to import,
transport, store or denoted or methylated
spirit for use in and to distribute it
to customers as your policy issued to the
district for use in during the year
ending the Month of March subject to the following
conditions to be observed by you—

Conditions

1. The license shall be issued by the Madras Distressed Spirits Board, 1937, as amended by Government Committee from time to time.

2. The license entitles only to the import, storage and use and to the distribution to the riding carriage
issue issued to Annexure I of denoted or methylated spirit, and does not extend to the sale thereof.

3. Denotes of the duty levied under this license shall be kept upto headquarters and at each station. Both amounts together with the license and the stock of spirit shall be produced immediately on a demand for the payment of the same by the Collector or Production officer, or a Police Officer put before the rock of Sub-Inspector.

4. Any proprietor operating in the form by Annexure II shall be responsible for the care of inspecting officer and shall so demand be handed over to the Collector of the district or in any other authorized by him to receive it on a receipt being given therefor.

Dated the day of 19 .

Collector of district.

Annexure I.

Column (A)	Column (B)
Basis of delivery stations to which denoted or methylated spirit is permitted to be sent from the licensed premises.	Maximum quantity to be sent per unit.

Annexure II:

Baptismal Register.

(See Annex to Form D-V.)

Date, Year, Quarterly and Location's name.

Last

Year

Quarter

Circle

(see page 61-62)

Baptism

This book is the property of
Government and must be returned
to the Collectorate of P.S.G.
within one month of the expiry
of the period of loan.

Baptism

Baptismal book,
Baptismal ticket.

Month	1st - 15 -		16th - 30 -		Penalties Imposed Under the Law, or Order, or Regulation and any other order, rule and regulation and any other order.
	Jan	Feb	Mar	Apr	
April					
May					
June					
July					
August					
September					
October					
November					
December					
January					
February					
March					

(See page 63)

(See page 64)

Form D-V.

Statement of Income and Expenditure.

Name of Person.

Section.

Agreement to be maintained by holders of license for the sale or for purchase and use of distilled or rectified spirit.

Date	Description	Amount received	Date of receipt	Total amount	Bills paid and amount received thereon	Balance of amount received but not paid thereon	Amount of rectified spirit sold thereon	The quantity of rectified spirit (litres)	Remarks
1978	442. P.S.G. 198. 198.	442. P.S.G.	198. 198.	442. P.S.G.	442. 198.	198. 198.	198. 198.	198. 198.	

No. 181.—

The Malabar Distilled Spirit Order, 1978.

In exercise of the powers conferred by sections 26, 29, 30 and 31 of the Malabar Protection Act, 1952 (Act V of 1952), the Provincial Government hereby makes the following rules:

1. These rules shall be called the "Malabar Rectified Spirit Rules, 1978."

2. In these rules, the expression "rectified spirit" includes "absolute alcohol."

3. No rectified spirit shall be imported into any local area to which the Act applies from any other local area in the Province of Madras or to the Malabar districts except where it is brought in by a licensed dealer by the Collector.

4. No rectified spirit shall be imported into any local area to which the Act applies and into the Province of Madras elsewhere than under a monopoly license as defined by the Central Government except with the previous sanction of the Board of Revenue, Madras, Herewith.

5. Fines.—No rectified spirit shall be imported from any local area to which the Act applies to any other local area in the Province of Madras or to the Malabar districts, not being exempted, except with the previous sanction of the Board of Revenue, Madras.

6. Penalties.—The following persons and institutions shall be liable to pay fines at any one time imposed upon them for the maximum quantity specified against each for the purpose specified in section 31 of the Act—

(a) Any Government, Local Board or Municipal Council.—Three Imperial gallons.

(b) Any church, medical practitioner or other body.—Two Imperial gallons.

(c) Any other person or institution—One hundred rupees.

(d) No person or institution may possess or transport rectified spirit in excess of the quantity held by it or it is permitted to possess under rule 6 except under a license granted by the Collector.

5. The Collector may issue a license for the sale or use of rectified spirit for any of the purposes specified in section 31 of the Act or the parts mentioned in these rules and subject to the conditions mentioned therein.

Annexure.

License for the sale/use of rectified spirit.

I, _____, the Collector of _____, do hereby license you _____ to sell rectified spirit in your shop, within rectified spirit during the period _____ subject to the following conditions and stipulations to be observed by you:

(a) The privilege extends only to the sale/use of rectified spirit for less fees conditional, admissible, voluntary or such like purpose.

(b) Not more than 10 Imperial gallons (or such larger quantity as the Collector may specially nominate) of rectified spirit shall be possessed at a time.

(c) Not more than one rectified spirit not worth Rs. 1/- shall be sold in any one transaction to any private individual, nor more than two rectified spirits to any hospital, medical practitioner or medical body, nor more than three Imperial gallons to any Government, Local Board or Municipal Council.

(1) Receipts, containing certified copies, should have labels affixed to them showing the kind and description of spirit contained therein, and the place of manufacture.

(2) True amounts of distillation shall be maintained from day to day in sets of four labels which may also be prepared for one year after the period mentioned by the Collector and shall be produced when called for by the Collector or by any other authorized by him. The Collector may at any time inspectly the books of imported and Indian spirits certified spirits and samples should be furnished to the Collector when demanded.

(3) An importation note-book in Form R shall be kept by Importing Officers to bring their records shall be maintained and be handed over to any officer authorized to receive it as a record being given thereon.

(4) Treasury drainage of any kind, whether by the licensee with any Officer of Government are absolutely prohibited.

(5) The licensee shall, in addition to a fixed sum of Rs. 20, pay a gallage fee for an

Rs. 24-0 per imperial gallon or six quarts bottles containing spirit certified by him in each quarter. For all purposes, the licensee shall submit to the Collector a true declaration of the amount of spirit in hand, the quantity measured, the quantity sold and the balance so held for the present quarter. The licensee shall pay into a Government treasury within fourteen days of demand the fees paid to the Collector.

It is required by the Collector keeps the form of account now current the currency of the license, the licensees shall deposit with the Collector in cash or Government notes, or when such sum as the Collector may prescribe in respect of each gallonage fee as calculated by the Collector for a period of three months, as security for the due observance of the conditions of the license and the prompt payment of the gallage fees.

(6) With the assistance of the Board of Revenue (Revenue), the Collector may at his discretion require the licensee at any time prior to giving the license, State the nature of each transaction in which case a proportionate part of the fees paid shall be refunded to the licensee.

ANNEXURE.

Form A.
Account of Retailer Spirits received and issued under license No. _____ of _____.

Date.	Quantity received.	Quantity issued.	Balance of spirits received.	Quantity issued.	Quantity remaining.	Date of purchase.	Date of issue.	Date of sale.	Quantity sold.	Quantity remaining.	Date of issue.
(I)	(II)	(III)	(IV)	(V)	(VI)	(VII)	(VIII)	(IX)	(X)	(XI)	(XII)
	RS. QRS. PIS.	RS. QRS. PIS.									

Form B.
Proportionate Tax.

State No. _____ Date _____ Licensee's Name.
Place _____
Table _____
District _____
Division _____
Station _____

This book is the property of
Government and must be returned to the Sub-Inspector of Taxes
when on the expiry of the
period of license.

(See page initial.)

Month	Manufacture Month.		Manufacture Month.		Periodical examination and inspection of the premises and the stock of spirituous liquors and other articles by the Sub- Inspector of Taxes.
	Year	Month	Year	Month	
April	1937	1937	1937	1937	
May					
June					
July					
Aug. and September					
October					
November					
December					
January					
February					
March					

2a

Mr. 28.—
Authorities responsible for issue, and from whom,
Bottles not payable.

In exercise of the powers conferred by sections 26, 26 and 27 of the Madras Prohibition Act, 1925 (Act X of 1925), the Provincial Government are hereby pleased to direct that licenses and permits for the manufacture specified in columns (2) and (3) of the table hereto annexed shall be granted in the Form prescribed below and subject to the conditions specified in column (4) and subject to the conditions specified in column (5), for the authorities specified in the corresponding entry in column (6) of the table.

Class.	Description of Person or Permit.	Period for which issued.	Authority.
(I)	(II)	(III)	(IV)
II	Licensee subject to inspection.	For the period of the license.	I. Governor of the Province, or any Commissioner or Sub-Commissioner or any other officer or agent of the Government of the Province.
III	Officer of the State or any other officer or agent of the Government of the Province.	For the period of the license.	II. Governor of the Province, or any Commissioner or Sub-Commissioner or any other officer or agent of the Government of the Province.
III(A)	Officer of the State or any other officer or agent of the Government of the Province.	For the period of the license.	III. Board of Revenue (Revenue Commissioner or any other officer or agent of the Government of the Province).
III(B)	Officer of the State or any other officer or agent of the Government of the Province.	For the period of the license.	III. Board of Revenue (Revenue Commissioner or any other officer or agent of the Government of the Province).
IV	Person in whose name and for whose benefit, or for whom, the license is issued.	For the period of the license.	IV. Board of Revenue (Revenue Commissioner or any other officer or agent of the Government of the Province).
V	Person in whose name and for whose benefit, or for whom, the license is issued.	For the period of the license.	V. Board of Revenue (Revenue Commissioner or any other officer or agent of the Government of the Province).
VI	Person in whose name and for whose benefit, or for whom, the license is issued.	For the period of the license.	VI. Board of Revenue (Revenue Commissioner or any other officer or agent of the Government of the Province).

Table 1

The person named below is hereby licensed to import/export the commodities described below for the time named.

1. Name.
 2. Address.
 3. Community.
 4. Quantity of commodity.
 5. Price.
 6. Basis.
 7. To.
 8. Proof of property of buyer.
 9. His ability to be verified.
 10. What is to be verified.
 11. When buyer is to be filed.

REFERENCES

16

Collector of the District.

*Secretary to the Board of Directors
CignaLife Insurance.*

Page 31

Electrode for the study of fungicidal and nematicidal agents by phenolysis

4. The Collector of _____ district hereby issues you to sell already imported from foreign countries and registered wines containing not less than 20 per cent. of proof spirit, in your shop at _____ during the period _____ subject to the following conditions and regulations to be observed by you:

...
by chance or by arrangement of a qualified medical practitioner of his/her choice as an independent witness to his/her own statement of fact, more than one witness at a time and of verifiable witnesses who are not more than 20 per cent of proof required in medical lesions in operations not exceeding one-half hour in duration.

(2) All lands and buildings which fall under the license shall be cleared from outside any forest area to which the Act applies or from such other areas as the Board of Forestry may appoint and subject to such conditions as it may prescribe.

13 True accounts of transactions shall be maintained from day to day in such an Form & detail as shall be prescribed for one year after the period covered by the Books and shall be produced when called for by the Collector or by any other authority.

(ii) No privilege or supply we make shall be sold, transferred or unpermitted nor shall any privilege be appropriated for the management of any such privilege without the Collector's approval.

(2) All Inspectors make back on Form H before
for Inspecting Officers to verify that similar shall
be maintained and be issued upon demand to
any officer authorized by the Collector to receive
it or a copy being given thereon.

With Formulating designs of any kind whatever by Bureau with any other of Government are absolutely prohibited.

(7) The licensee shall, in addition to a fixed annual fee of Rs. 25. per galvanometer foot at the following rates on all newly and moderately increased by the licensee at each quarter:

THE
SOCIETY

201. A. P.

Digitized by srujanika@gmail.com

Brandly and proletarian were developing all per cent and more of pure spirit.

less than 50 per cent. but not less than 30 per cent. of proof spirit.

the purpose the bonano shall return to the
place of the destination or before the 31st day
of the month following such transfer a statement

On the books following each quarter or semi-annual period, the work on hand, the quantity received, quantity sold and the balance on hand for the

concerning quartered 100 Drandy, who demanded, when remonstrating, 42 per cent, and some of paid services and 40 included cases certifying, how cheap the pay stood but not less than 22 per cent of paid services, shall be shown separately in this statement. The Remonstrant will pay the fees fixed by the Collector into a Government treasury within business days of demand.

It reported by the Collector before the issue of
or at any time during the currency of the bonds,
the bonds shall consist with the Collector or with
or Government premises after such date as the
Collector may prescribe and exceeding the following
limits as estimated by the Collector for a period
of three months to seventy five days according to
the condition of the bonds and the present pay-
ment of the principal debt.

(3) With the concurrence of the Board of Review (Separate Hearings), the Collector may at his discretion remit the taxes at any time after giving the taxpayer fifteen days' notice of such proceeding in which case a proportionate part of the taxes will be reduced by the amount.

第 2 章

Figure A.

Form A

Amounts of heavily and moderately stained containing not less than 20 per cent of proof spicis received
and sold by charles' under license No.

Dimension	Definition	Question	Response	Scoring	Comments
Dimension 1: Belief in the self	Belief in one's own abilities and potential.	1. I feel good about myself. 2. I feel I have the ability to succeed at most things I do.	1. Strongly agree 2. Agree 3. Neutral 4. Disagree 5. Strongly disagree	1. Score 1 2. Score 2 3. Score 3 4. Score 4 5. Score 5	Belief in one's own abilities and potential.
Dimension 2: Self-efficacy	Belief in one's own abilities and potential.	1. I feel good about myself. 2. I feel I have the ability to succeed at most things I do.	1. Strongly agree 2. Agree 3. Neutral 4. Disagree 5. Strongly disagree	1. Score 1 2. Score 2 3. Score 3 4. Score 4 5. Score 5	Belief in one's own abilities and potential.
Dimension 3: Self-esteem	Belief in one's own worthiness.	1. I feel good about myself. 2. I feel I have the ability to succeed at most things I do.	1. Strongly agree 2. Agree 3. Neutral 4. Disagree 5. Strongly disagree	1. Score 1 2. Score 2 3. Score 3 4. Score 4 5. Score 5	Belief in one's own worthiness.
Dimension 4: Self-worth	Belief in one's own value.	1. I feel good about myself. 2. I feel I have the ability to succeed at most things I do.	1. Strongly agree 2. Agree 3. Neutral 4. Disagree 5. Strongly disagree	1. Score 1 2. Score 2 3. Score 3 4. Score 4 5. Score 5	Belief in one's own value.

FORM II.

Import duty bill

From ... Year, Quarter ...
 Total ... Value ...
 Weight ...
 Status ...
 District ...
 Circle ...
 Session ...

One page valid.]

This book is the property of
 Government and must be returned
 to the State Inspector of Police,
 who is in charge of the
 port of Larissa.

Monthly $\frac{1}{10}$
anniversaryMinimum stock.
Maximum stock.

Month

	10-00	10-00	Minimum stock.	Maximum stock.
For the 1st to the second month	in the 1st to the 10th day of the month	in the 10th to the 20th day of the month	not less than one-half of the amount of the previous month	not more than double the amount of the previous month
1st, 10th, 20th,	date	date	date	date
last, date	date	date	date	date

April ...
 May ...
 June ...
 July ...
 August ...
 September ...
 October ...
 November ...
 December ...
 January ...
 February ...
 March ...

(One page) (One page)

FORM III.

Proof of carriage and permit for personal
consumption distilled foreign liquor

Witness, has applied for a permit authorizing him to carry one permit for personal consumption liquor and is the holder to receive him from the Madras Prohibition Act, 1921.

As witness the Board of Revenue is satisfied that there is good reason for so exempting him and granting him a permit, and thus he will not offend said permit;

Now, moreover, the Board of Revenue hereby permits the said to carry all
 liquor at district to possess himself foreign liquor for his personal con-
 sumption under the conditions set out in the following conditions to be observed by him:

1. The carriage entitles only to the possession
 for personal consumption of distilled foreign
 liquor subject to the limits prescribed below. The
 permit-holder may, however, exhibit any other
 holder of a similar permit with liquor;

2. The quantity that may be possessed under
 this permit shall not exceed at any one time;

3. The liquor that may be possessed under this
 permit shall be obtained from places allotted under
 the Act, 1921, or in form;

4. All bills of purchase of foreign liquor by
 the permit-holder shall be presented by him and
 shall be produced on inspection by the demand of
 any officer not below the rank of Deputy Collector
 or Inspector of Police;

5. The permit is not transferable and may be
 cancelled at any time by the Collector of the dis-
 trict without assigning any reason thereto;

6. The permit-holder shall pay an annual fee
 of Rs. 25.

FORM IV.

Proof of carriage and permit for personal consumption
 liquor or liquor.

Witness, has applied for a permit authoriz-
 ing him to consume and possess for personal con-
 sumption and to take such amount to storage
 from the Madras Prohibition Act, 1921;

And whereas, the Deputy Collector is satisfied
 of the good reason for so exempting him and
 granting him a permit, and that he will not exceed such points;

New conditions, In the Copy Book will be inserted except
 of course briefly setting the usual
 limit of consumption reading as follows:—
 After which, to possess again subject to the
 following conditions to be observed by him:—

1. The privilege extends only to the possession
 for personal consumption of at the points in the
 hands prescribed below;

2. The quantity that may be brought in any
 month shall not exceed cubic feet and the
 quantity that may be possessed at any one time shall
 not exceed cubic feet;

3. The drug shall be purchased only from
 licensed offices;

4. The drug shall not be sold or transferred to
 any other person;

5. This permit is not transferable and may be
 cancelled at any time by the Collector of the district
 without assigning any reason thereto;

Taksh. affec.

Bated.

Taksh.

Deputy Collector is authorized storage

From this place such a quantity of liquor of the
 specified kind is to be stored in the storage and this general license
 for storage issued.

FORM V.

Proof for the possession, use and sale of distilled
 wine by the Bishop of for religious
 purposes in accordance with ecclesiastical custom.

The Board of Revenue, Madras, hereby permits
 the Rt. Rev. the Bishop of to carry the
 to possess and use for religious
 purposes hallowed wine and to keep the same in the
 Bishop's residence and church for religious purposes
 serving his parishes. The religious purposes in
 connection with ecclesiastical functions are granted
 subject to the following conditions to be
 observed by him:—

1. The quantity that may be possessed under this
 permit shall not exceed at any one time;

2. Supply may only be made to priests and heads
 of religious institutions who are in possession of
 permits issued by the Collector of the district;

3. It is issued to the Bishop of
 may only be transported under transport permits
 issued by the Collector;

4. The Bishop of shall put his requirements
 of distilled wine from places outside the
 district;

5. All bills of purchase for the wine shall be pre-
 sented to the Bishop of and produced for
 inspection at the demand of any officer not below
 the rank of Inspector of Police. An account shall be maintained of
 all receipts and all expenditures and losses of wine;

6. This permit may be cancelled at any time by
 the Collector of the district without assigning any
 reason therefore.

From VI.

Permit for the possession of hatched eggs for sale for adaptive purposes in accordance with general practice.

The Board of Revenue Inspectors permits persons to possess hatched eggs for sale for adaptive purposes in accordance with general practice during the period from the 1st day of January to the 1st day of April.

3. The period extends to the possession of only hatched eggs for one year for adaptive purposes alone in accordance with general custom prevailing over the country as respects the administration of the same in consequence of the nature of the eggs.

4. The quantity of hatched eggs may be possessed under the permit for one year.

5. The sum that may be possessed under the permit shall be obtained from the Board of Revenue Inspectors.

6. All bills for the purchase and delivery, for payment of which shall be presented by the person holding and keeping for inspection on the demand of a collector or inspector of police or by the rank of Deputy Sub-inspector or Inspector of Police.

An account shall be maintained of all receipts and expenditures of money made this present and shall be produced on the demand of any officer or collector or the rank of Deputy Sub-inspector or Inspector of Police.

7. This permit is not transferable and may be exercised at any time by the Collector of the district without restriction, any fees.

100 rupees under the stamp of _____ rupees.

From VII.

Permit for the possession of hatched foreign fowls for non-adaptive objects for supply to members.

8. Any person applying for a license to possess hatched fowls and making up each of his measures to hold persons authorizing them to exercise the same, and to this extent in respect of the Madras Protection Act, 1871;

9. Any person who holds a license is entitled that there is good reason for occupying such place and arresting it is licensed and that the place will not damage such property.

Now therefore the Board of Revenue Inspectors doth hereby grant and give to _____ a hatched foreign fowl for supply to the members of the club during the period _____ subject to the following conditions to be observed by the holder:

1. The privilege extends to the possession of hatched foreign fowls only in the premises of the club subject to the limits prescribed below.

2. License shall be granted only to the members of the club who hold permits for the possession and keeping of hatched fowls and no fowl shall be allowed to be removed from the premises of the club.

3. The quantity that may be possessed under the permit shall not exceed _____ at any one time.

4. The club shall obtain the requirements of hatched foreign fowls from places situated outside the area in which the club is located.

5. All bills of purchase of hatched foreign fowl shall be presented to the club and presented for inspection on the demand of any officer or collector or the rank of Deputy Sub-inspector or Inspector of Police. An account shall be maintained showing expenses of hawks and ravens to each person holding.

6. The secretary or other person in charge of the club observes the conditions of this license

7. This license may be exercised at any time by the Collector of the district without suspending any provision thereto.

8. A tax at the rate of Rs. 1/-/- for each unit of 100, or part of 100 square feet of land occupied by the fowl pasture, the number of which may be charged by the Collector, or by the Collector or any other officer or collector within a week after the close of such unit or a statement regarding the stock at hand, the amount received, the quantity supplied and the balance on hand for the preceding quarter. It is a duty for the Collector for each quarter shall be paid into the Government treasury within fourteen days of demand.

From VIII.

The Madras State Tally Rules, 1882.

In exercise of the powers conferred by sections 10, 11, 12 and 13 of the Madras Tally Rules, 1882 (Gazette Act X of 1882), the Provincial Government are hereby pleased to make the following rules for the regulation of manufacturing rules for the drawing of taxes and assessments, and for the acceptance of documents received internally with fees, for the collection of figures from work held by the collector or tax officer, or for the recovery of debts due to the collector or tax officer.

1. These rules shall be called the Madras State Tally Rules, 1882.

2. Licenses may be issued under these rules for the manufacture, excavation and sale of grain tally. These shall be applicable to anyone free to have his own business, and to any person engaged in the trade of selling or manufacturing and to the manufacture of drawings used mainly for domestic consumption. Licenses shall be issued to the name of applicants only.

3. Applications for the grant of licenses shall be in the form appended to these rules. They need not be stamped. They should be presented to the Collector, Deputy Sub-inspector or independent charge, or Revenue Inspector.

4. On receipt of an application, the Sub-inspector, Deputy Sub-inspector or Revenue Inspector as the case may be, if satisfied after considering the requirements of the village headman that the applicant will not damage the property of any individual for the issue of the license in the limit appended to these rules.

5. Licenses shall be current from 1st January of the subsequent date to the 31st June following, but may be renewed for a further period of six months under an endorsement from the Sub-inspector, Deputy Sub-inspector or independent charge or Revenue Inspector.

Provided that licenses granted before the 1st January 1882, shall expire on the 31st December next and may be renewed for a further period of six months as aforesaid.

6. For the continuation of applications will be received and licenses issued during the three months immediately following the expiry of the term of the license, and be issued except during the currency of such licenses. The license shall not be issued in respect of any month when the application for renewal has been made, nor shall it be renewed for the following month.

7. Seven weeks, if for property transferred, shall be permitted from the time of issuance a term of 7 days, and if for use or sale as a business, and seven months and months. Beyond these periods no such tally shall be issued except during the currency of such licenses. The license shall not be issued in respect of any month when the application for renewal has been made, nor shall it be renewed for the following month.

8. Seven tally must be at once remunerated into property or sold for or used as a business, and no tally shall be kept by the taxpayer until the day following that on which it is issued. Any person may be liable to punishment for persisting in such event notwithstanding the suspension of the rules.

No. 794.—Appendant of Officers.

In exercise of the powers conferred by clauses (a) and (b) of section 31 of the Maltese Protection Act, 1927 (Maltese Act 25 of 1927), the Provincial Government are hereby pleased to make the following regulations:

(1) *Power of Arrest, Separate Service.*—In exercise of all the powers of a Collector under the Act or all other acts in which it may have and to have the control of the administration of the provisions of the Act as such acts.

(2) *Appointment of Officer by the Provincial Protection Officer, Maltese.*—The Provincial Protection Officer in charge of the Maltese District and to have all the powers of a Provincial Officer under the Act.

(3) *Local Inspector of Police who holds the Provincial Officer, Maltese.*—In exercise of the Provincial Protection Officer by the Provincial Protection Officer for the purposes of sections 29 to 33 and 36 to 38 of the Act in the district of Salom.

No. 795.—Authorisation of Officers to arrest persons arrested in due and the form of writs.

In exercise of the powers conferred by section 27 of the Maltese Protection Act, 1927 (Maltese Act 25 of 1927), the Provincial Government are hereby pleased to empower Provincial Officers, District and Sub-District and other officers at the Superintendent and Officer of the Local Revenue Department or above the rank of Revenue Inspector, to arrest persons arrested under section 32 of the said Act to land in respect, when so arrested or otherwise directed, before a Police or Provincial Officer or Magistrate having jurisdiction to inquire into the offence for which such person have been arrested.

3. The Provincial Government are further pleased to direct that notwithstanding the provisions of clause 32 of the said Act that the form of land to be used for the purpose of the said section 40 shall be as follows:

(Front)

Bald Head.

Cross Register No.	Bald Head.
I	residing at
	being charged with the offence being
and	after enquiry

required to appear before the
Bald Head himself to appear before him,
at the day of 19
at 10 o'clock in the forenoon and thereafter from
time to time until otherwise directed, to answer
before the said Justice, and at case of my
said default before, 2. And myself to direct to
His Majesty the sum of Rs.

Filed this	day of	Bald Head.
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(Signature).

(Handwritten)

I hereby declare myself	safely
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We jointly declare ourselves and each of us reverend
for the above-mentioned—Day the 19 of January 19.

Before the 19 of January 19,
the day of 19, and thereafter from day
to day until otherwise directed, further to accept
to the claim pending against him and in case of
my said default before, 2. And myself to direct to
His Majesty the sum of Rs.

As far as to His Majesty the sum of Rs.
Filed this

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section 29 of the said Act so, the ground that they have been unreasonably detained and to persons entitled before a Magistrate with offences under the Act and sentenced.—

3. That the purposes of these rules, persons shall be admitted to participating either in "closed class" or in any one of the three classes specified in rule 7.
4. The Police or Probation Officers or the Magistrate by whom the person has committed or is suspected of committing or is apprehended shall file the class of such person as soon as possible and no later than 12 hours after his arrest or his stay over 12 hours.

President that no person shall be declared to have under the "speed limit" and permitted to drive the pace established for that class group for one-half

frames to be removed by the Park or Highway
Department if necessary.

3. **Non-Official persons** required as witnesses by any Police or Probation Officer, points out that before any such Officer or Magistrate of having even witnessed witness under the Hindu Evidence Act, 1857, has referred to him under subsection (3) of section 39 of the said Act on the ground that he has been improperly advised and persons charged with criminal offences have been compelled to give his or their names to the Police or Magistrate for fear of loss of life, the following notice is issued by Probation Officer or Magistrate for whom this appears as witness as to where they are retained or captured as the case may be —

Class of visitors	Translating expenses per item	Traveling expenses by air per round trip	Traveling expenses by train or bus per round trip	Boarding expenses by air per round trip	Hotel not so crowded
Royal class	First-class fare	First-class fare	Airline B per mile	Actual expenses of passage	No. 2 per item
First class	Do	Do	Airline B per mile	Do	No. 3 per item
Second class	Second-class fare	Second-class fare	Airline C per mile	Do	Airline B per item
Third class	Third-class fare	Third-class fare	Bus per mile	Do	Airline A per item

All four are only two choices, person plus-2 in the speed, test and assist choice will be just the right number and these choices are used here.

3. The dates for which mileage or actual
per diem may be used and the number of days for which
compensation should be allowed shall be determined
by the Policy or Protection Officer or Inspector
making payment in such case.

5. If within one calendar month from the date of the filing, no person entitled to receive a filing order, or to reduced copies, files any or all of his claims, received by him in writing and sets aside his right to receive the order for the filing, he may, if he so desires, file his claim in accordance with the amounts of all charges as received, shall be credited to previous expenses, and the cost process shall be placed at deposit. The same expense shall be charged to the party in the proceeding at a filing, unless otherwise provided in the agreement of filing.

7. 25 no person shall expect to receive the sum so placed in deposit, during a further period of 10-6 calendar months, it shall be reduced to principal

Ms. 799

Rules for the disposal of suspended articles.

An estimate of the powers conferred by clause (b) of subsection (3) of section 16 of the Indian Franchise Act, 1931 (Gazette Act X of 1931), the Presidential Government are hereby pleased to make the following rules for the disposal of articles confiscated under the said Act and at the principles thereof:-

2. What orders are received from a person or authority for the evaluation of anything saved or detained under the Act, it shall, with all precision required, be sold or destroyed by the person in charge thereof, as the Officer adjudging the value

2. No sale of any perishable article ordered to be delivered shall be postponed or delayed on account of the publication of any appeal against the order of condemnation. The sale of any article or other thing referred to as condemned shall not be postponed or delayed on account of the service of notice of appeal or of any writ of execution, or of any proceeding or action depending on such appeal. Any officer may consider it necessary to postpone the sale of any condemned article for keeping and the sale may be delayed at such time as he may determine on the basis of facts known to him at the time he makes his decision, pending the result of such appeal. If such officer decides to postpone the sale of any article, he shall be entitled to receive back the whole amount paid by the bidder.

3. If the party against whom the writ of summons is issued, or his agent, fails to appear at the time appointed, the court may issue a warrant for his arrest, and if he is not found, may issue a process for his apprehension, and if he is apprehended, shall be dealt with under rule 4 or 5, as the case may be.

4. That an order be issued at the proper time, if they have been sold, that it will be given up or sold as the case may be, by the person who charged them to the owner or his agent.

5. Should we ever appear to receive a thing referred to as released or the proceeds of the sale thereof, the person or persons thereof shall do no harm to us or to the owner of the said article or articles, and shall also cause a notice of such order to be affixed in the village where the removal of the thing was effected, in the office of the Collector of the village, and in the nearest Police station to the place.

6. If within ten calendar months from the date of the filing, no person entitled to receive a thing ordered, by his or her own name or by a fictitious name, received it in his keeping and sets aside notice of the date on which the order for the article was given, the person directed, it may be added, the amount of all charges made by him for a regular or prearranged service, and the cost of removal, to be placed at deposit. The same amount shall be allowed with reference to the process of a thing ordered to be received which has been sold before the receipt of the order of return.

7. If no person shall appear to remove the sum as aforesaid to deposit during a further period of ten calendar months, it shall be deemed to prearranged payment.

8. The sale-processes of all condemned articles shall be held under the control of Government Treasury without delay.

Enc. no. Encyclo. 2018-01-10

1

In exercise of the powers conferred by section 5 of the Madras Survey and Boundaries Act, 1923 (Madras Act VIII of 1923), the Princely Government hereby directs the Surveyor under the provisions of the said Act of the boundaries common to the State lands required for service purposes in T.E. No. 444 parts of districts No. 2 of Salem State,即 Dindigul village of Salem taluk of the Salem district of the Madras State and the adjoining Government land in the same.

30. *idem*

In a series of the papers enclosed by subchancery No. 1 of 1853 of section 12 of the Madras Service and Enclosure Act Madras Act VIII of 1852, the Provincial Government, shortly after the arrival under the protection of the said act of the land revenue for a private receiver in T.S. No. 45 of Orissa, No. 3 of Balasore town corresponding to M.B. No. 22 of Dhubigunj village of Cuttack district is shown under the name of Balasore district.

卷之三

In exercise of the powers conferred by section 6 of the Minerals Survey and Boundaries Act, 1955 (M.G.O. No. VI of 1955), the Provincial Government hereby directs the surveyor under the previous of the said Act of the boundaries commences to the extent hitherto required for providing information to the Administrator of Tadikona under section 6, No. 26, in the state of Tripura in Parbatpur, with the Government of Tripura, Godavari district and the Government of Assam in the village.

No. 567—

In exercise of the powers conferred by subsection 5 of section 10 of section 11 of the Malabar Survey and Boundaries Act, 1923 (Malabar Act VIII of 1923), the Provincial Government hereby directs the carrying out of the provisions of the said Act of the said Government for partitioning boundaries. In this behalf notice of such partitioning boundaries is given as follows:—

Port St. George, October 10, 1937.

No. 564—

In exercise of the powers conferred by subsection 5 of section 10 of section 11 of the Malabar Survey and Boundaries Act, 1923 (Malabar Act VIII of 1923), the Provincial Government hereby directs the carrying out of the provisions of the said Act of the said Government for the extension of the boundaries of Headman's land situated in the village of Thirumangalam (2) in the percentage table of Survey No. 1019.—

Thirumangalam (2)—portion of S. No. 433.

No. 565—

In exercise of the powers conferred by sections 8 and 9 of Malabar Survey and Boundaries Act VIII of 1923 (Malabar Act VIII of 1923), the Provincial Government hereby directs the survey under the provisions of the said Act of the boundaries between the lands held under Headman's tenure required for extension of the holding of the Headman's land, in Thirumangalam (2) in the village of Thirumangalam (2) in the percentage table of Survey No. 1019.—

No. 566—

In exercise of the powers conferred by subsection 5 of section 10 of section 11 of the Malabar Survey and Boundaries Act, 1923 (Malabar Act VIII of 1923), the Provincial Government hereby directs the survey under the provisions of the said Act of the said Government for the extension of Headman's land, situated in the village of Thirumangalam (2) in the Thirumangalam (2) of the Ezhadum—
Survey Nos. 1019 and 2041 A.

No. 567—

In exercise of the powers conferred by section 8 of the Malabar Survey and Boundaries Act, 1923 (Malabar Act VIII of 1923), the Provincial Government hereby directs the survey under the provisions of the said Act of the boundaries between the lands held under Headman's tenure required for the extension of Headman's land situated in the village of Thirumangalam (2) in the Thirumangalam (2) of the Ezhadum—
Survey Nos. 1019 and 2041 A.

Surgeon, South (2) village—Partitions of Survey Nos. 1019 and 2041 A.

K. RAMANATH DEVARAJ,
Secretary to Government.

DEVELOPMENT DEPARTMENT.

LEAVES,

Port St. George, October 10, 1937.

No. 568—Partial induction of the leave in 1937—(1) All Government posts shall stand off duty from October 10, 1937, to Dec. 10, 1937, inclusive, except those on leave, on leave granted for five months and 15 days from the last quarter 1937 and on full leave, for 100 days non-contiguous and 10 days in consecutive days.

R. RAVAN SAMI ATTURAH,
Assistant Secretary to Government.

PONTING,

Port St. George, October 10, 1937.

No. 569—Mr. M. D. B. C., Comptroller of Posts, Central Veterinary Officer, Port St. George, has been released from leave, to be on duty from date of issuing charge.

NOTIFICATION.

Port St. George, October 8, 1937.

In the exercise of the powers conferred by the Land Acquisition Act I of 1901 as amended by the Land Acquisition Amendment Act XXXVII of 1923, published at page 351 of Part 4 of the Port St. George Gazette, dated 26 February 1937 for the acquisition of land required for constructing a well in Upper Kerevur village in Thirumangalam village, Paravur taluk, Vengara district—

NOTIFICATION.

Port St. George, October 8, 1937, published at page 351 of Part 4 of the Port St. George Gazette, dated 26 February 1937 for the acquisition of land required for constructing a well in Upper Kerevur village in Thirumangalam village, Paravur taluk, Vengara district—

NOTIFICATION.

Port St. George, October 8, 1937, published at page 351 of Part 4 of the Port St. George Gazette, dated 26 February 1937 for the acquisition of land required for constructing a well in Upper Kerevur village in Thirumangalam village, Paravur taluk, Vengara district—

PRESS COMMUNIQUE.

Port St. George, October 10, 1937
(C. O. M. S. No. 226, Development).

No. 561—

The removal of deadwood from reserve forests has been postponed, by and for only a census boundary which has been specified below and except as herein otherwise directed.

(1) In Lower Gokarna division, for timber for domestic requirements as payment;

(2) In Kudal division, as timber or payment;

(3) In Palolem forest, as timber or payment;

(4) In Chiplun forest, as payment;

(5) In Wadi forest, as payment;

(6) In Mangalore North and South divisions, free of payment;

(7) In Vellore West and East divisions, in the Mahadeva and the Javoor, Telagari and Tanduris, free of payment; and

(8) In Nandur Taluk in the Malabar as Kollegal, Nandur and Kudal free of payment.

In other places the removal of deadwood as payment is prohibited. With a view, however, to utilizing these facilities for other uses as well, Government have decided to an experiment in the first instance, to permit the removal of deadwood as payment of a percentage of its price per ton based on four new criteria. It is desired that the public should make arrangements so that payment for cutting down of trees may be received as soon as possible. As deadwood in each area and the area of parcels will be surveyed again it is known that the necessity is exhibited. It is the intention of Government to extend this concession to other areas as well and it is proposed that these will be paid in proportion to the area of land which will be available for cutting down of the remaining public forestation, to enable their share of making deadwood available to the planter by being utilized in the establishment of the forest.

The new rates of charge for the removal of deadwood as payment of a fee of six pds per ton will be:

(1) Yakkalai in the North Coalpitane division;

(2) Nagalur in Kollegal division;

(3) Paravur reserved forest in Nager.

(4) Alathur reserved forest in Wyndham.

NOTIFICATIONS.

Port St. George, October 10, 1937
(C. O. M. S. No. 226, Development).

No. 562—

The following notifications of the Government of India is republished:—

DEPARTMENT OF COMMERCE.

TRADE (C.R.)

Gazette, the 11th September 1937.

No. 600 (1) To C. R. C.—Circular.—In the Knowledge of the Government of India in the Department of Commerce, No. 470 (D.T. (I.E.), dated the 2nd Jan. 1937.

In para 20 (2) of the letter No. One Rule, 1937, the word "unexpected" read as "accident".

Fort M. Davis, September 10, 1873.
Under protest of the Board of Arbitration Am. & P. Co. have commenced nearly daily to file suit that the land which they claim and recovered in 1870 in Texas, by the name of the State of Texas or Long, as to their right in a particular portion of the same, is subject to a claim by the State of Texas. This was filed before the United States Court of Claims at Washington, D. C., on May 14, 1873, and under article 2 and 7 of the same, the State of Texas has filed a counter-claim against the Am. & P. Co. for the recovery of the said land. A plan of the land in question is on the desk of the Board of Arbitration, Fort Davis, and may be examined at any time during office hours.

Zentrum für Politik, Diplomatie, Chancen und Risiken

Where—This distributional list summarizes the literature and recent update concerning the bird life of the Andean mountains.

1995-1996
1996-1997
1997-1998

First St George, October 19, 1887.
Whereas it appears to the Provincial Government that the land so-called above granted for a public purpose, is fit for making the said channel under exclusive property, under which it will be lawfully given to all whom it may concern, in accordance with the provisions of section 8 (2) of the Law of August 1st, 1865, as amended by the said Act; and
Now, therefore, I, ANTHONY VILLE, and the Provincial Government, do hereby constitute the Province's Dredging Officer, Gouverneur, for all such acts as to exercise the powers now vested by article 8 (2) of the said Law. Under section 8 (2) of the same act, the Provincial Government appointed the Province's Dredging Officer, Gouverneur,
to perform the functions of a Collector under section

South Africa claimed, Wylden had been taken,
but he was still missing.

Received, May 26, 1947; revised, June 20, 1947.
Published online in Wiley Online Library (wileyonlinelibrary.com) on
10 August 2009. DOI: 10.1002/anie.200902652

Rev. Dr. George, Sunday, Jr., 1900.

Whereas it appears to the President of the United States that the said Act has been submitted to a sufficient purpose, now, for the same to become a Treaty; therefore, by and with the advice and consent of the Senate of the United States in sitting jointly in the Senate and in the House of Representatives, on the 10th day of December, in the year of our Lord one thousand eight hundred and forty-five, and of the Independence of the United States of America, the one thousand eighth year, the following Declaration and Compact, to be known as the "Treaty of Peace, Friendship, and Alliance between the United States of America and the French Republic," is made, concluded, and agreed upon, by the President of the United States, and by the President of the French Republic, in the name and by the authority of their respective governments.

with *Ajuga* species, *Myrsinaceae* L. and
Kamassia spp. also occur.

Government, etc., R.R. No. 1014, belonging to James and Paul Lamm, Farmers, of Laramie, Wyoming, described as a white and black colt, 3 years old, 14 hands high, by Bill, No. 1014, \$100.00.

Answers 10-19 20-30 31-40 41-50
The first five questions have been omitted.
The last five questions have been omitted.

第 3 章 基本概念

(Problems and Results.)

MEMBERS OF STAFF.

Part 21, change, October 8, 1929.
Item 9 of the Land Acquisition Act, which
concerned boundary lines and the
acquisition of land for roads, was
amended or left unchanged for a public purpose
to facilitate a question, and also certain
parts of the same Act, the Revenue Division
is appointed to perform the
functions under the Act and directed, in
the acquisition of land for roads,
to do so at a cost of one cent per acre.
Further, that said that the possession of
the land may be taken at the expense of fifteen days
of the predecessor of the owner without
a trial of the Act. A plan of the lands
of the Revenue Division Officer
and may be inspected at any time during

Quarantine, Wimberley valley, Williamson county.

W. SCOTT BROWN

Mastriani

CERTIFICATE

Rev. Dr. Gwin, Chapter 3, 1977

No. 11.—The following evaluations of the Government of India are published:—

РАЗДАЧА ПОДАЧИ

Museum and library

20-2-08-*theLiberator* 1010

No. 15 H. L. 1925-26 version of the powers
confided by section 24 of the India Merchant Shipping Act, 1923 (XII of 1923), the Central Government
is pleased to direct that the following further amend-
ment shall be made in the Schedule to the Notifications
of the Government of India in the Department of Com-
merce, No. 15 H. L. 1925-26 dated the 2nd February
1925, namely:-

In the next Schedule, under the heading "Viscose-gummi District" for the entry on the small rubber plant in "Viscopanama" the following entry shall be substituted, namely:-

"The First English Voyage about Peru."

No. 78 M. P. 22 (2)—In exercise of the power conferred by subsection (3) of section 232 of the Indian Mailbox Shipping Act, 1923 (Act No. 20 of 1923), the Central Government is pleased to direct that the following Postmaster shall be made the Subpostmaster at the Substitution of the Government of India in the Department of Posts, No. 18 M. P. 22 (2), dated the ninth August 1926, namely:—

In the next section by the entry in the present column relating to "Eosinophils" the following entry will be substituted, namely:—

—
The Best English Xerophytes Found

The TS-M-1.07 (1946) provides for substitution of all sections 340 of the Inland Merchant Shipping Act, 1932 (44 Stat. 1822), by General Provisions, as follows, so that the following facilities consideration shall be

In the said Schedule, under the heading "Ecclesiastical District" - for the entry in the second column relating to "Ecclesiastical" - the following entry shall be substituted,

"The East Waccamaw-Tamiami Trail."

West 53rd Street October 13, 1871

106. *It's a Knockout*.

No. 77.—For the purpose of Parks Boundary Committee, 1933, it is advised for general information that the town and part of Colgate are situated adjacent to plains.

W. SCOTT BROWN,
Stationary Engineer.

Fred W. George, Guatemala 346, 18027

(D. D. M., 1913, Marano).

No. 12.—For the purpose of Form Sanitary Ordinance, 1936, it is established for general information that the town and part of Kharaspuram are divided into three divisions.

T. MADHAVA MELON,
Juridical & Commercial.

PATENTS PLACED AT THE DISPOSAL OF
THE PUBLIC.

[H. B.—Claims of any of the foregoing papers can be obtained on payment of the price quoted in brackets against each on application to the Superintendent of Government Printed Books, Madras, Madras.

C. F. BRAUNENHORN,
Chem. & Ind.



SUPPLEMENT TO PART I

OF

THE FORT ST. GEORGE GAZETTE

No. 42]

MADRAS, TUESDAY EVENING, OCTOBER 19, 1887. [Price, 4 p.m.

NOTICE.

MADRAS LEGISLATIVE ASSEMBLY.
KARAVAN COMMITTEE.

Whereas the Madras Government Committee of the Madras Legislative Assembly has been called upon by resolution to sit as a committee on or before the 6th December 1887, I, P. W. STEWART, Esq., M.A., Gold, the Recording Officer of the said committee, do hereby give the following

POLICE NOTICE.

(1) The number of persons to be admitted is one.
(2) The admission paper may be delivered to the committee at the door in the Old High Court Building, Madras, or it is unavoidable prevented from entering the same by the Assistant Representative of Honesty at his office.
They should be presented between 11 a.m. and 2 p.m., or before 2nd December 1887.

(3) Forms of admission paper may be obtained at the office of the process above mentioned between the hours of 11 a.m. and 2 p.m., from the 1st October 1887.

(4) The admission paper will be taken up for delivery at 2.30 a.m. on 6th December 1887 in the office of the Chairman of Madras.

(5) In the event of the session being adjourned, the poll will take place on the 1st December 1887 between the hours of 7 a.m. and 6 p.m., with an interval of rest for no more than one hour at the direction of the presiding officer.

(6) Any officer will be admitted to sit outside the polling station without his name appearing on the electoral roll except where he is registered outside such area as duty to commence with members, in which case he may apply to the Recording Officer for a certificate.

The polling station at which officers in each polling area, may vote are those entered in the electoral roll except however on the following stations —
the hours of polling time according to the election roll — 8 a.m.

Names of polling station finally indicated in list of the stations previously named in the electoral roll — 8 a.m.

P. W. STEWART,
Recording Officer.

Madras, 18th October 1887.



THE FORT ST. GEORGE GAZETTE

PUBLISHED BY AUTHORITY

394

MADRAS, TUESDAY EVENING, OCTOBER 19, 1907 [Price, 1 anna]

Part I-A.—Local Administration and Public Health

◎数学·科学

STATE APPROVALS OF INVESTMENTS **PERIOD** **PERIOD**

LOCAL ADMINISTRATION
DEPARTMENT.

人們對「民主」的渴望。

Part 5, Group, October 20, 1998.

No. 208.—In R.R.P. v. R. B. Bhattachari Ayyer Arangal,
an appeal from Dehra, as to be District Board Engg.
Treasurer.

No. 265.—Under rule 4 (a)-(i) of the general rules relating to the procedure before us, the Government agreed to appoint Mr. R. H. E. Z. Karkarashian, Marmots, Avengal, and M. B. Roy, M. U. Pemba, Avengal, respectively, as District Board Engineers, South Kurseong, and District Board Engineer, West Tengri, respectively, for further pencils or other documents.—

(3) M.B.Tay, K. Nachiketan Nareshwar Aravgi. Iso-a, furfuran, pentad and enthalpy of reaction from 18th December, 1962.

1410 p.m. St. 57 Souther Aegeal, for a further period was extending the route from 194 October

www.kaizheng.org

SOFT FABRICATOR.

Paul M. Gossweiler, Richard J. H. de
Groot, Drs. David L. and John L.

10

In pursuance of clause (b) of subsection (B) of section 6 of the Madras District Municipalities Act, 1899 (Madras Act V of 1899), the Provincial Government hereby declare their intention to exclude from the City Municipality the local areas defined in Schedule I hereto.

If any inhabitant of the said local area or any 100 pages of the municipality desires to object to the proposed resolution, he should submit his objection to writing at the Provincial Government as no to exceed three weeks after from the date of publication of the noticeboard in the South Korean Herald.

The肆of the City Manager after the
enacted changes of the law are herewith set forth in Schedule II below.—

Figure 1.

Kathleen Paul

REFERENCES

and the western boundary of the 40' of the old village.
South—Starting from the 40' of the old village road, the main
40' of the old village road goes along the northwestern
boundary of the 40' of the old village. The eastern
boundary of the 40' of the old village goes along the
main 40' of the old village road, and the southern boundary of the 40' of the
old village goes along the southern boundary of the 40' of the old
village, and the western boundary of the 40' of the old
village.

East. The last sentence is identical with R. No. 161, the first three are identical with R. No. 164. The sentence beginning with "In the 16." is the sentence next preceding sentence 16 of R. No. 16 and therefore must be identical with sentence 16 of R. No. 164. The sentence beginning with "In the 17." is the sentence next preceding sentence 17 of R. No. 16 and therefore must be identical with sentence 17 of R. No. 164.

at 1900 hours, were running the working line to T-22. At 2000 hrs the drilling piece dropped to 100 ft. from the surface. At 2100 hrs a piece using the working line and a section of the 100 ft. piece was dropped to 100 ft. from the surface. At 2130 hrs a piece using the working line and a section of the 100 ft. piece was dropped to 100 ft. from the surface. At 2200 hrs a piece using the working line and a section of the 100 ft. piece was dropped to 100 ft. from the surface.

APPENDIX

Post 29. George Schuler 16, 1837.

In Hutchinson No. 210, published at page 837 of Part 3-A of the *Fair St. George Survey*, dated 1st October 1822.

(1) *Purpura venosa*, *varicosity*, and varicose veins (2) *hemorrhoids* (3) *epidemic hemorrhoids* (4) *hemorrhoids* (5) *hemorrhoids*

— L. J. MacLEOD,
Secretary to Committee.

ACQUISITION OF LAMP

We find—Under section 9 of the Land Acquisition Act, the Government Committee lately decided that the lands specified below and measuring 564 acres, be the same as the said areas or less, are needed for a public purpose, to wit, for the construction of Bhawanipatna, and model village, and the same will be acquired by the Government of Orissa. Committee is requested to peruse the documents of a Collector under the Act and directed to take care for the acquisition of the said lands. A plan of the lands is kept in the office of the Collector of Bhawanipatna District, and may be inspected at any time during office hours.

Надежда Смирнова, профессор кафедры Радиотехники
и Электроники Томского гос. ун-та.

Rosenau, Gardner R. H., No. 104-12, obtained October 26, 1937, from L. Rosenau, Army Board Member, 1007-00-840.

Intergal. antennat., Intergal. clypeum

Strecker, von 18. bis 20. Jahrhundert, reicht die Reihe der chemischen Elemente um ein weiteres Element, Boron, aus. Boron ist ein Element, das in der Natur nicht frei vorkommt, sondern in Verbindung mit anderen Elementen, wie z.B. Silizium, Eisen, Magnesium, Calcium, Aluminium, Titan und Chrom, vorkommt.

Reichardt, W., R. H. COOPER, *Harvard Bulletin* 1938, 10, 1-12; *Journal of the American Chemical Society* 1939, 61, 1000-1003; *Journal of the American Chemical Society* 1940, 62, 1000-1003.

M. V. BANIKARA VAHAR,

PUBLIC HEALTH DEPARTMENT

ESTIMATION OF MEANS

Jay H. Green, October 10, 1977.

No. 487—M.R.M.—A. V. Hansen, Manager, Depository
Secretary Engineer, Northern Credit, an association of banks,
at half average pay for eight months. From the time
of his removal.

APPOINTMENT.

Part 34. George, October 8, 1937.

30, 400—Under rule 4 (c) (2) of the general rules relating to professional services, M. Foley, B. Shand F. Associates, Inc., \$2,000.00, to the Boston Health Office. No evidence is given that Boston Health Office has performed any consulting and research work related to

In rules 5 and 7, for the word "minimum" wherever it occurs, the words "expiring after" shall be substituted.

In rule 10 of rule 13, the words "within twenty four hours" shall be deleted.

For rule 27, the following rule shall be substituted, namely:-

"27. These rules shall apply, so far as they be to the commencement of any registered gauge or child." -

For the word "classifications" whenever it occurs, the words "existing authority" shall be substituted.

Port St. George, October 12, 1933.

(G.O. No. No. 3038, P.M.)

No. 477.—

In exercise of the powers conferred by paragraph (3) of subsection (2) of section 32 of the Government of India Act, 1935, His Excellency the Governor is hereby pleased to make the following amendment to the special rates published with Port St. George Government Notifications No. 251, dated 1st June 1933, on page 222 of Part I of the Port St. George Gazette, dated 1st June 1933, as subsequently amended:-

AMENDMENT.

In the table under rule 1 of the said rules, applied since 30.VI.1933 for the rates in the third column, namely:- "Three years commencing on the 1st May 1933," the following entry shall be substituted, namely:-

"Four years commencing on the 1st May 1933." -

Port St. George, October 12, 1933.

(G.O. No. 3039, P.M.)

No. 478.—

In exercise of the powers conferred by paragraph (3) of subsection (2) of section 32 of the Government of India Act, 1935, His Excellency the Governor is hereby pleased to make the following amendment to the special rates published with Port St. George Government Notification No. 252, dated the 1st October 1933, on page 223 of Part I of the Port St. George Gazette, dated the 1st October 1933, as subsequently amended:-

AMENDMENT.

In rule 5 of the said rules for the expression "1st March 1933" the expression "1st March 1933" shall be substituted.

C. H. MARSHMAN,
Secretary to Government

Port St. George, October 12, 1933.

(G.O. No. No. 3039, P.M.)

No. 479.—

In exercise of the powers conferred by paragraph (3) of subsection (2) of section 32 of the Government of India Act, 1935, His Excellency the Governor is hereby pleased to make the following amendment to the special rates published with Port St. George Government Notification No. 253, dated the 25th August 1933, on page 224 of Part I of the Port St. George Gazette, dated the 1st September 1933, as subsequently amended:-

AMENDMENT.

In rule (2) of rule 1 of the said rules, for the words "in two years," the words "three years" shall be substituted.

Port St. George, October 12, 1933.

(G.O. No. No. 3040, P.M.)

No. 480.—

In exercise of the powers conferred by paragraph (3) of subsection (2) of section 32 of the Government of India Act, 1935, His Excellency the Governor is hereby pleased to make the following amendment to the special rates published with Port St. George Government Notifications No. 254, dated 1st May 1933, on page 225 of Part I of the Port St. George Gazette, dated 1st May 1933, as subsequently amended:-

AMENDMENT.

To rule 1 of the said rules for the expression "for a period of three years commencing on 1st May 1933" the expression "for a period of four years commencing on 1st May 1933" shall be substituted.

Port St. George, October 12, 1933.

(G.O. No. No. 3040, P.M.)

By G.L.-Under sub-section (3) of section 8 of the Madras Town Planning Act, 1920, the Government are pleased to make the following amendment to the General Town Planning Scheme for the townships, localities and villages in the Government by the Madras Legislative Assembly Council of the Government of Madras Planning Scheme in respect of all land within the municipality and in its vicinity.

Port St. George, October 15, 1933.

(G.O. No. No. 3042, P.M.)

No. 481.—Under sub-section (3) of section 8 of the Madras Town Planning Act, 1920, the Government are pleased to make the following amendment to the General Town Planning Scheme for the townships, localities and villages in the Government by the Madras Legislative Assembly Council of the General Town Planning Scheme in respect of all land within the municipality and in its vicinity.

Port St. George, October 15, 1933.

(G.O. No. No. 3042, P.M.)

No. 482.—In exercise of the powers conferred by section 8 of the Madras Registration Act, 1920, His Excellency the Governor is hereby pleased to make the following amendment to the General Town Planning Scheme which will affect from 1st November 1933 the provision of the said Act as extended to Kadankul village in the Peddlerai taluk of the Gudamalai district.

Port St. George, October 15, 1933.

No. 483.—

In modification of Notification No. 469, published on page 428 of Part I A of the Port St. George Gazette, dated the 12th October 1933, the following revised lists of places referred to are published:-

g.—In the Madras Presidency.

Mahr.—Tulu—Terapath.

Mahr.—Tulu—Sadiyapattanam.

Mahr.—Tulu—Kannur.

Chett.—Tulu—Puravur.

The Nizam.—Canton.—Gulab and Deoband.

Tulu—Government.

Chett.—Tulu—Araiyal, Pallikudi and Repattipattinam.

g.—Outside the Madras Presidency.

[Infused boundaries—Districts and States and Towns of 20,000 or more inhabitants.]

I. BOMBAY.

Districts—Gujarat, Bihar, Kashi and Bengal.
State—Kashmir.

II. BENGAL.

Districts—Tebta, Upper Chittagong, Tharwala,
Ketha, Tawang and Pagan.
Towns—Hilltops and Gangtok.

III. MYSORE.

Districts—Mysore, Tumakor, Mysore, Ferozepur, Belgaum, Mandya, Bangalore, Bangalore,
Mysore, Jajpur, Ganjam and Berar.

Towns—Hilltops and Gangtok.

V. MYSORE.

Districts—Mysore, Bangalore, Mysore, Krishnagiri,
Tirupati—Bhadravati and Mysore City.

VI. KERALA.

Districts—Kozhikode, Palakkad, Malabar, Malabar districts
and Malabar districts.

Towns—Hilltops off and on.

VII. GOVIND PRADESH.

Districts—Hosurengal, Chidambaram, Tiruchirappalli,
and Nagapattinam.

VILLAGE

District-Sanitary Committee and Municipal.

15. Census Date desired:

Local Agency

X. FORMS STATE AND ACTUAL.

Boilers Gas Stoves

M. T. MURAIWAM ATTORNEY,
Assistant Secretary to Collector, etc.NOTIFICATIONS BY THE INSPECTOR
OF MUNICIPAL COUNCILS AND
LOCAL BOARDS.

In virtue of the powers delegated to him by the Local Government under section 23 of the Madras Local Board Act, 1920, the Inspector of Municipal Councils and Local Boards hereby—

(1) doth issue under section 5 (1) of the said Act that the local areas specified in column (1) of the schedule hereto shall be villages for the purposes of the Act, with the names of its nearest city of the most advanced and—

(2) in virtue of section 20 (1) of the Act that the total number of members of the particular board shall be as specified in section 21 of the said Act; and—

(3) under section 8 (2) of the Act that the Madras two rupees fee for All-India Tax shall be remitted in the postmaster board.

Remarks—

Municipalities	Name of the village.	Number of members of the postmaster board
(1)	(2)	(3)
RAJAHMUNIPAL DISTRICT KANNADIGA TALUK KANNADIGA	—	36

Madras, 1st October 1921.

In virtue of the powers delegated to him by the Local Government under section 23 of the Madras Local Board Act, 1920, the Inspector of Municipal Councils and Local Boards hereby—cancel under clause (a) of section 12 of section 8 of the said Act, the Circular No. G.O. No. 30357 (G), dated 10 July 1921, reconstituting the Kannadiga Postmaster Board for the western village of Kannadiga in the Chidambaram taluk of the Salem Area district for the reason that the village is now known as Kannadiga.

Madras, 2nd October 1921.

In virtue of the powers delegated to him by the Local Government under section 23 of the Madras Local Board Act, 1920, an amendment to the Circular of 10 July 1921, reconstituting the Kannadiga Postmaster Board under clause (a) of section 12 of section 8 of the said Act that the procedure of the Kannadiga Postmaster Board in the Wanniaraiyam taluk mentioned in the said Circular No. G.O. No. 30357, dated 10 July 1921, shall be extended as to include within it the adjoining revenue village of Kannadiga in the same taluk.

Madras, 3rd October 1921.

In virtue of the powers delegated to him in G.O. No. 30357, S.E.G., dated 10 July 1921, and in virtue of the powers contained in section 23 of the Madras Local Board Act, 1920 (Circular Act XIV of 1920), the Inspector of Municipal Councils and Local Boards is hereby pleased at the request of the Alangudi Postmaster Board and the Erode District Board to extend the Alangudi "village" to the present limits of—

(a) section 23 of the Madras Revenue Municipalities Act, 1908, and (b) section 23 of the Madras Land Revenue Act, 1908 (Circular Act XIV of 1920).

In virtue of section 23 of section 8 of the said Act and Clauses VII and VIII to the said Act as relate to the notice aforesaid

subject to the modifications that in the said provisions for the words "Executive Authority" "Chairman" they mean the words "President of the Panchayat"

and for the words "Municipal Board" the words "the Board of the village" shall be substituted.

Madras, 11th October 1921.

In virtue of the powers delegated to him under section 23 of the Madras Local Board Act of 1920, as amended by Madras Act 4 of 1920, the Inspector of Municipal Councils and Local Boards hereby—cancel under clause (a) of subsection (2) of section 5 of the said Act, the Circular No. G.O. No. 30357 (G), dated 10 July 1921, reconstituting the Paravur Panchayat Board for the revenue village of Paravur, in the Paravur taluk, district of the Malabar, for the reason that the villagers are vehemently opposed to the formation of a panchayat board being set up in the village.

In virtue of the powers delegated to him under section 23 of the Madras Local Board Act of 1920, as amended by Madras Act 4 of 1920, the Inspector of Municipal Councils and Local Boards hereby—cancel under clause (a) of subsection (2) of section 5 of the said Act, the Circular No. 30357 (G), dated 10 July 1921, constituting the Dandia-Vengaraipatti Panchayat Board for the revenue village of Dandia-Vengaraipatti in the Nellikulam taluk of the Tanjore district, for the reason that the panchayat board has been formed over mere nominalization and its members indifferent to the administrative work in their inclusion in the village.

Madras, 16th October 1921.

In virtue of the powers delegated to him by the Local Government under section 23 of the Madras Local Board Act, 1920, the Inspector of Municipal Councils and Local Boards hereby—cancel under section 23 of the Madras Local Board Act of 1920, as amended by Madras Act 4 of 1920, the circular of the Kannadiga Postmaster Board in the Chidambaram taluk of the Madras Local Board, issued at office No. 20, dated 23rd November 1921, such as ten members instead of a six members as previously notified and that (a) under section 8 (2) of the Act two seats shall be reserved for All-India Tax on the postmaster board. Madras, 16th October 1921.

Whereas in the opinion of the Inspector of Municipal Councils and Local Boards, M.R. R. Balakrishna, President of the Kannadiga Postmaster Board, in the opinion of the said district board that it is necessary to have a larger number of members in the said board to provide the account of the postmaster board before the District Postmaster Officer and in view of helping the interested money in the Postal Savings Bank in spite of several requests and whereas he has not replied in the notice issued the Inspector of Municipal Councils and Local Boards hereby directs that the said board be increased to twelve members. The Kannadiga Postmaster Board shall be renamed from the All-India Tax on the postmaster board.

D. N. SIRATHEE,
Inspector of Municipal Councils and Local Boards,
Madras, 16th October 1921.

NOTIFICATION BY COLLECTOR.

Under the powers delegated to him in G.O. No. 30357, E.R.C., dated 10 December 1920, the Collector of Chengalpattu district hereby—cancel the notification published in G.O. No. 3740, L. & M., dated 20th November 1920, in so far as relates to the road between the villages of Kalliyur and Chengalpattu.

The road will revert to the old road level from the date of publication of the notification in the Madras Government Gazette subject to the conditions specified in paragraph 3 (iii) of G.O. No. 3481, Revenue, dated 16th July 1920.

Names and boundaries of the road.	Distance.
Kalliyur-Tiruvettri	—
Chengalpattu—Kalliyur road-trunk	—

E. M. GAWRIEL,
Collector,
Chengalpattu Collector's Office,
16 October 1921.



THE FORT ST. GEORGE GAZETTE

PUBLISHED BY AUTHORITY

No. 42]

MADRAS, TUESDAY EVENING, OCTOBER 19, 1837.

[Price, 4 p.m.]

Part I-B—Educational

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EDUCATION DEPARTMENT.

APPOINTMENT.

Fort St. George, October 18, 1837.

No. 418.—Under section 8 of the Madras Elementary Education Act, 1835, the Government are pleased to appoint Mr. V. V. Sastri to be a member of the District Educational Council, Trichinopoly.

NOTIFICATIONS.

Fort St. George, October 11, 1837.

No. 411.—Under section 8 of the Madras Elementary Education Act, 1835, the Government have been pleased to appoint Mr. R. R. Roy, V. L. Palani and Govardhan Ayyar to be members of the District Educational Council, Chingleput, to be the Vice-Chancellor.

No. 410.—Under section 8 of the Madras Elementary Education Act, 1835, the undersigned justices have been appointed to be members of the District Educational Council, Madras, by the Church of Scotland Mission, now the Nazarene & H. W. Mackay, engaged.

No. 416.—Under section 8 of the Madras Elementary Education Act, 1835, the undersigned justices have been appointed to be members of the District Educational Council, Madras, by the Dikshu Board, North Arcot.

M. R. Roy, M. R. M. Parrotta, Chidambaram Ayyar
Joseph N. B. T. Jayamakalai and Balakumar,
M. R. Roy, S. P. K. A. Subramania Chidambaram Ayyar,
= Hanumappa Sivappa Chidambaram Ayyar
= S. D. S. P. Gopayappa Ayyar

Fort St. George, October 18, 1837.

No. 415.—The Government are pleased to appoint M.R.R. Roy, Balakumar, V. Uthirangam Pillai Ayyar, to be a member of the District Secondary Education Board, Madras, in the vacancy caused by the death of M.R.R. Roy, V. G. Vasudeva Pillai.

Fort St. George, October 8, 1837.
No. 406.—Authors, publishers and others who may desire to present copies to the British Museum are informed that the British Museum, Madras, will arrange for the presentation copies to the Director of the British Museum. Costs or payment of postage, inland or foreign, should be addressed to the Director of the British Museum, one of the Regulators of Madras, accompanied by a letter stating the remittance and requesting the Regulator to forward the same unpaid.

ERIDAPUR.

Fort St. George, October 18, 1837.

In the notifications under section 4 (II) of the Land Acquisition Act 1 of 1834, as amended by the Land Acquisition Act 2 of 1835, section 2, dated 20th July, 1835, published at page 402 of Part 2, No. 1 of the Fort St. George Gazette, dated 10th May 1837, an error occurred for omission of Mr. Thomas Schoolman, zamindar, in No. 102, Nachangudi village, Mayuram taluk of the Bangalore district—

Mr. R. R. Roy & Co. bankers to the Fort Government, one Andalur Road, Bangalore, dated 11th Oct. 1837, to the Fort Government, 12th Andalur road, Bangalore Fort, Madras, No. 102, Nachangudi village, Mayuram taluk, Bangalore district, 10th October 1837, for payment of Rs. 100/- due to them.

G. L. MARTINIAN,
Secretary to State—

MISCELLANEOUS NOTIFICATIONS.

PORTUGAL.

M.R.R. Roy & Co. bankers to the Fort Government, one Andalur Road, Bangalore Fort, Madras, for payment of Rs. 100/- due to them.

H. P. BARDDEHLE,
Director of Public Instruction.

Madras, 18th October 1837.

NOTIFICATION.

The Government Technical Examination in Surveying Classes and Higher Grade to be held on the 2nd October 1927, at various centres and places in the State will take place instead of at the Mysore College Hall.

(By order)

MOHAMMAD,
Secretary.

Office of the Compt., for Govt. Examinations,
Mysore, 12th October 1927.

UNIVERSITY OF MADRAS.

NOTIFICATION.

It is hereby notified that Dr. H. C. Chakravarthy, M.A., D.Sc., M.B.B.S. (Madras), has been declared duly elected Chairman of the Board of Studies in Drawing and Architecture.

University Buildings, Chennai,
Madras, 12th October 1927.

NOTIFICATION.

Whereas Mrs. M. T. English, M.A., Professor of Mathematics, Cheltenham College, Madras, and the members elected to the Academic Council by the members of the Teaching Staff of that University College, under section 20(1) of the University Act, 1908, and section 11(1) of the University Act, 1921, caused to be a member of that body, under the powers so given to that body, of that Act, it is hereby notified by direction of Sir G. V. Chellapilla, that no election will be held to fill the vacancy.

The Principal, St. Christopher's Training College, Puducherry, is invited to hold the election and to report the result of the same before the 10th November 1927.

(By order)

W. McLEAN,
Secretary.

University Buildings, Cheltenham,
Madras, 12th October 1927.

AKHADIA UNIVERSITY.

NOTIFICATION.

The Durbari Convocation for conferring degrees and titles will be held at Wazir in the University grounds on Thursday, 2nd December 1927, at 3 p.m.
Applications from candidates for degrees or titles as are prescribed hereunder should be made to the Registrar not later than Friday, the 12th November 1927. Printed forms of application for the purpose can be obtained from the Registrar. After an application has been made, a post office form of application is available for sending degrees and titles to students. Candidates should state where writing for the forms, whether they wish to take the degrees in person or otherwise at the Convocation.

Every candidate for a degree should appear in person at the Convocation or receive the name. A certificate denoting of being entitled to receive a degree must be produced at the time of the degree ceremony at a fee of Rs. 10/- The fee should be paid to Government Treasury or any branch of the Imperial Bank of India and the receipt therefor should be attached to that which enclosed to the application for admission to the Convocation. In the case of those residing outside the Madras Presidency, the fee should be sent by money order to the Treasurer.

Applications and printed in the prescribed form, or otherwise in any particular, or received after the prescribed date, cannot be accepted. Candidates are advised not to apply against the universities or universities of apprenticeship, to attend the examinations in the prescribed date. Expenses from the candidates as in the receipt of their applications or the office of the Registrar will not receive attention, but applications accompanied by addressed post cards will be acknowledged by the name of the letter with the University stamp duly impressed thereon.

Cards of admission to the Convocation will be issued on Thursday, 2nd December, 1927, in accordance with the application form. Candidates should give clearly the address to which these should be sent. Candidates who do not receive cards of admission to take after the above date, may apply for the same to the Registrar. These cards are required to transact the business principally in the Registrar and he takes a duplicate card of admission in person at the office of the Registrar a day before the date of Convocation. No certificate will be issued to the Convocation without a ticket of admission.

Candidates for degrees or titles are requested to be in the Convocation. Persons not later than 3 p.m. on that day, shall be required by the regulations to show their correct name and bonds pertaining to their respective degrees.

Candidate, who, having sent their applications to the Registrar notifying that they would attend the Convocation to take their degrees or titles, fail to appear thereto, will be charged an extra fee of Rs. 10/- each when they next apply for their degrees or titles.

The following are the academic robes prescribed for the several degrees. Candidates' attention is invited to the changes incorporated therein. Candidates proceeding with their degrees or titles are advised to make arrangements to obtain the correct academic robes.

Bachelor of Arts or Commerce or Science or Medicine or Medicine
(a) A grey robe of black stuff cut like the Cambridge robe.

(b) A blue robe of black silk with red piping inside with three-inch wide band of crimson velvet for Arts, purple broider for Commerce, white for Science, yellow broider for Education and pink broider for Medicine.

Masters (including those in Surgery) of Arts or Science or Education—
(a) A grey robe of black stuff cut like the Cambridge robe.

(b) A blue robe of black silk with red piping of crimson velvet for Arts, white for Sciences and yellow broider for Education.

Bachelor of Arts or Science or Medicine—
(a) A black robe worn in set Cambridge M.A. lined with silk of crimson colour for Arts, white for Sciences and pink broider for Medicine.

(b) A blue robe of moleskin cloth with three-inch wide band of crimson colour for Arts, white for Sciences and pink broider for Medicine.

Diploma in Oriental Learning—
A grey robe similar to that for the B.A. Degree made of grey and covered with gold border in the form of a Utchayana.

(By order)

U. D. S. GHOSH,
Secretary.

University Office, Wazir,
Tiruchirappalli, 12th October 1927.

EX-RECRUITMENT OF GOVERNMENT SECONDARY TRAINING SCHOOL, TIRUVELLAVALY.

The whereabouts of the following ex-recruits of the Government Secondary Training School, Tiruvalliyam, given below, are not known. It is desired that all persons connected with the school, parents of local houses and officers of municipal councils are requested to be on the alert to inform their whereabouts in the neighbourhood, so as to enable us to see that the claims in question fulfil the conditions of the bond executed by them.—

NAME NUMBER, DATE AND PLACE OF BIRTH.

EX-RECRUIT'S NAME.	
2085 L. D. Akbarullah	1922-24.
2100 K. Venkateswaran	1923-24.
2125 S. Palapathy	1923-24.
2129 E. Chettiar	1924-25.
2130 K. Anilappa	1923-25.
2132 S. Pillaiyan	1924-25.
2133 M. Chellumangai	1923-25.
2137 M. P. Pandian	1923-25.

The Director of Public Instruction, Madras, in his Decree No. 1119/E, dated 2nd October 1937, appointed H. Venkateswaran, a pupil of 1st Year, Agniadhi H. School, Madraspettah, Government Intermediate High School for the whole year 1937-38.

**H. VENKATESWARAN, E.I.D.,
District Educational Officer.**

Chennai, 11th October 1937.

The Provincial Inspector of Schools, Government of Madras, in his Memorandum No. 419/E, dated 10th September 1937, appointed for a period of one year the T.S.C. No. 231123 of S. Ayyal, Chettikulam, P.O., Chettikulam taluk, Madras District, Inspector of Schools.

S. AYYAL,

**District Educational Officer, Chettikulam and Ampara,
Camp Stationation 30th October 1937.**

The Provincial Inspector of Schools, Government of Madras, in his Memorandum 30/E.C. No. 408/E, dated 7th August 1937, appointed the T.S.C. No. 31223 of Marca. Pusund alias M. Zilla for a period of one year from the date of his relief as Inspector under the Madras District Board.

**K. MUHAMMAD,
District Educational Officer, Madras,
Calicut, 6th October 1937.**

It is hereby notified for the information of headmasters of secondary schools that the Director of Public

Institution, Madras, in his Memorandum Dec. No. 4031/21, dated 6th September 1937, directed H. M. Kastur, Inspector of Farms II of the T.S.C. High School, Aruppukottai (Chettinad) district, from admission into any co-operative school during the above year 1937-38. After the period of date the paper will not be admitted into any form higher than the III Form.

T. V. APPARAJIKUMAR,
District Educational Officer, Madras.

Madras, 11th October 1937.

The public are hereby informed that Teachers Training Committee of the following districts & institutions are being relieved from a long time, in the name of the Government, without any pay or other remuneration, from the date of publication of an edition of the document shown for the same:

(i) T.S.C. No. 231129 of Angulai, Villupuram District, also teacher Paruchettai Govt. High School, Tenkasi.

(ii) T.P.C. No. 230621, Deyarapettai Subcentrum, also teacher Baird Gold's High, Meekambai.

[Dated],
**Sub-Assistant Inspector of Schools,
Erode Dist. Wings**
Bengaluru, 6th October 1937.

ERATUM.

In the notification, dated 10th August 1937, published at pages 481-482 of Part I-B of the First 26th Copy Gazette, dated 21st August 1937, under (a) Post-Rating and Composing for 'T Subcentrum, D. L.', read 'T. Sub. R. L.'

**J. R. GRUEN,
Inspector of Institutions,
Madras, 1st October 1937.**



THE FORT ST. GEORGE GAZETTE

PUBLISHED BY AUTHORITY

No. 43]

MADRAS, TUESDAY EVENING, OCTOBER 19, 1837. [PRICE, 1 MA. 6P.

Part II—Miscellaneous Notifications.

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NOTICE

Abstract of Income Taxed by the East India Company
Whichever of the notifications preceding on the 1st and 2nd
October 1837.

APPOINTMENTS, LEAVE, ETC.

JUDICIAL.

No. 102. Transfers.—The following transfers of District-Magistrate have been ordered by the High Court:—

L. M. S. N., P. C. Krishnamoorthy Aravamal, from Madras to Karaikudi, and R. S. K. Parthasarathy, granted leave. (To print on 18th October 1837.)

H. M. B. D., 72. Krishnamoorthy Basu Chakravarthy, transferred to Karaikudi, and H. D. I. shown.

Note.—(1) This notice is to give notice of Mr. Krishnamoorthy Basu Chakravarthy to print on 18th October 1837.

(2) The following notifications have been issued and are carry dates to insertion:—

High Court, Madras.

12th October 1837.

No. 103. Leave.—Under Regulation No. 81 and Rule No. 10, N. S. Krishnamoorthy Aravamal, Subordinate Judge, Tanjore, is granted leave, prospective to returning, on average pay without medical certificates. He left Madras on 1st September 1837.

No. 104. Pending.—The following posting of a Subordinate Judge has been ordered by the High Court:—

M. B. R., H. A. Venkatesha Arayya Aravamal, Subordinate Judge, Tanjore, is posted to the High Court, Bangalore, in relief of Mr. M. Krishnamoorthy Arayya granted leave. (To print on 18th October 1837.)

No. 105. Pending.—The following postings of District-Magistrate have been ordered by the High Court:—

L. M. B. R., M. Ramaswamy Arayya Aravamal, on return from leave, is posted to the District Magistrate, Deomesha, Deccan, in relief of Mr. H. Subrahmanyam, who will come to act as District Magistrate.

L. M. B. R., Ramaswamy Arayya Aravamal, on return from leave, from his appointment as acting Sub-Judge, Presidency (Madras), is posted to the District Magistrate's Court, Madras, in relief of Mr. M. V. Bharatappa Arayya, who will come to act as District Magistrate.

D. APPA RAO,

Esopus,

High Court, Madras,
18th October 1837.

ECONOMY.

Leave.—Under rule 81 of the Provincial Rules, H. M. S. N., H. L. Venkateswaranam, Arayya Aravamal, Inspector of Customs, Madras, has been granted leave on average pay without medical certificates. He left Madras on 1st September 1837.

T. R. S. RAGHAVAN,
Additional Joint Secretary
Madras, 18th October 1837.

INCOME-TAX.

Leave.—In partial consideration of the Commissioner's Postage No. 177, granted to him on 18th October 1837, H. M. S. N. Krishnamoorthy Arayya Aravamal, Assistant Commissioner of Deomesha, Bangalore Range, is granted, subject to eligibility, leave on average pay from 1st October 1837 (the date on which he arrived at Madras from Madura) and was admitted to hospital on 1st December 1837 with permission to avail the Christmas and New Year holidays.

E. W. CLARKIE,
Commissioner of Incomes-tax,
Madras, 18th October 1837.

DEPARTMENT OF AGRICULTURE.

Statement showing the **Value** of **Consumption and Exports of Flax Seed** in the Madras Presidency
for the week ending 8th October 1877.

(Price—All Expenses in value of Rs. 100/- per cwt.)

Variety of seed	20th October 1877.				16th October 1877.					
	20th October 1877.		Total for 1st, 2nd, 3rd, 4th, 5th, 6th, 7th, 8th Oct. 1877.		Current week.		Total from 1st February 1877 to date.			
	Quantity	Value	Quantity	Value	Quantity	Value	Quantity	Value		
ID	(Rs)	(Rs)	(Rs)	(Rs)	(Rs)	(Rs)	(Rs)	(Rs)		
Broadflax	—	—	—	—	—	—	—	—		
Flax	—	—	—	—	—	—	—	—		
Carolina	—	—	—	—	—	—	—	—		
Flax and Mungo	—	—	—	—	—	—	—	—		
Linseed	—	—	—	—	—	—	—	—		
Linseed and others	—	—	—	—	—	—	—	—		
Total	3,680	11,455	389,182	1,267,764	9,768	307	9,808	357,379	163,947	451,014

(a) Seeds as supplied by the corresponding week of previous year for consumption.

(b) Approximate value 1877 is not exact, well by 100/- less.

(c) Total value given in the corresponding year—(Mysore—Rs. 1,000; Tanjavur—Tanjavur-Rs. 100; Madras—Rs. 100; Madras—Rs. 100; Madras—Rs. 100).

(d) Includes 123 bales 100 imperial bushels.

Imports by sea for consumption—Madras 87 (Rs. 100/-)
— popular and foreign.

Quantity of **Other Passages** or **Consignments** and of **Unfinished Cotton Specimens** and **Residues** made
in the Madras Presidency during the week ending 8th October 1877.

(Price—All Expenses in value of Rs. 100/- per cwt.)

Variety of seed	16th October 1877.				16th October 1877.				
	16th October 1877.		16th October 1877.		16th October 1877.		16th October 1877.		
	Quantity	Value	Quantity	Value	Quantity	Value	Quantity	Value	
ID	(Rs)	(Rs)	(Rs)	(Rs)	(Rs)	(Rs)	(Rs)	(Rs)	
Broadflax	—	—	—	—	—	—	—	—	
Flax	—	—	—	—	—	—	—	—	
Carolina	—	—	—	—	—	—	—	—	
Flax and Mungo	—	—	—	—	—	—	—	—	
Linseed	—	—	—	—	—	—	—	—	
Linseed and others	—	—	—	—	—	—	—	—	
Total	4,297	138,187	129,628	310,970	9,204	327,614	144,477	478,613	823,296

Statement of **Other Passages** in the Madras Presidency for the week ending 8th October 1877.

[Section 8 (F) of the **Cotton Cleaning and Pressing Regulation Act, 1875.]**

Variety of cotton	Number of bales passed			
	During the week ended 13th	During the corresponding week last year	Since 1st February 1877	Since the corresponding period in 1876- 77
ID	(Rs)	(Rs)	(Rs)	(Rs)
Broadflax	—	—	—	—
Flax	—	—	—	—
Carolina	—	—	—	—
Flax and Mungo	—	—	—	—
Linseed	—	—	—	—
Linseed and others	—	—	—	—
Total	9,204	3,081	314,034	639,017

F. H. NAMIA REDDI,
Director of Agriculture.

Madras, 13th October 1877.

E-1a

PUBLIC HEALTH DEPARTMENT

Montgomery County, Illinois: Freedmen for the week ending 19th August, 1865.

2. All persons claiming the said property or any portion of it hereby agree to appear personally or by agent before the District Collector, Jhansi, at Jhansi on 26th March, 1923 (Wednesday) at 2 p.m. and produce their claim when the revenue will be assessed and determined by the Collector in accordance with the provisions of the Act.

V. M. VITWANATHA D.A.O.
Gulbarga

Sadler is heavily given, underwriting & (a) of the Federal Reserve Act, and SE at 27-1, that he left September 1932. He is mentioned twice as an alumnus or the class of 1909 (including his name) in a list of village of Cross roads. Wilson died in 1937, at age 80, in Washington, D.C., where he had been a Vice-president, a name which was registered as appearing on the ballot. The ball is in question can now be identified definitely and was granted in June 1947 as described in Cross Roads Jacqueline.

the secretions of the body. A deposit made in
the body, which may be due to the
action of the glands, or to the action of
the body itself.

21. All persons planning to work abroad or in foreign countries are required to appear in person at the Bureau of Immigration and Naturalization before the Bureau of Immigration and Naturalization at 11 a.m. on Friday, March 10, 1934.

THE UNITED STATES.

Selwyn College 1919-1920
1920 October 2021.

Description of the tokens.		Assigned number order
1	The golden stalk of want cloud	23
2	Three grandfather gods (gold) will	46
3	Three engraved puzzle beads	47
4	One Thaisian gold core	48
5	Two red pendants, one triangular and one small bell of gold	49
6	Two small rings, one with a ring	50
7	One blue, silver bangle	51
8	Silver double bangle	52
9	One silver ring	53

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[INTEREST - INVESTMENT TRENDS](#)

REFERENCES AND NOTES

By virtue of a Process to me directed by His
Majesty's High Court of Just-

Sections of Dyers and Tanners and General Hotel and as far East Section Gas the Town of Hudson and the local Hotels closed and the places had been abandoned because of the fire at the Market House the first car in Madison was the old hotel at 10th on the Avenue for the loss of all stores and offices. Loss as mentioned before East 20th Street as the Town of Madison at the local banks and other places and factories abandoned their business.

All else that at the same time and place will be
held a Session of Admiralty for the trial of all
cases and offences done or committed on the high-
way.

And I hereby request and require all persons having
or possessed and given evidence of the above firearms
or in supporting concealed therein to attend at the jail
and place them under confinement and not to depart without
leave.

C. TATA TATA,
Editor of *Abdur*.

Hugh Clegg, Major
West September 1897.

NOTIFICATIONS

By virtue of the powers conferred by section 8 of the Code of Civil Procedure, Act V of 1908, as amended by Act 1 of 1918 and of all other general laws, enabling the High Court hereby to direct that the following substitutes be made to the usual summons, dated 20th May 1908, by which summonses at the Code of Civil Procedure, Act V of 1908, were made applicable to suits or proceedings in the Presidency Court of Small Causes, Madras,

the words "as amended by Act XXI of 1896" after the words "Section 51" in clause 3.

(2) Traced the words "as amended by Act 128 of 2017" after the words "Section 59" in section 3.

Mr. A. H. T. Ladd, City Justice	
Mr. VERNON DAVIS	
Mr. MARSHALL STATE	
Mr. FARNHAMSON	
Mr. GREGORY DEMPSEY	
Mr. JAMES WALTER HOW	
Mr. V. L. KEESE	
Mr. J. S. KEESE	
Mr. HARRINGTON	Judge
Mr. VERNON DAVIS	
Mr. E. D. LUCHEMIRE	
Mr. F. W. HODGE	
Mr. FREDERICK H. HOGG	
Mr. C. HUNTER	
Mr. D. MURKIN	

By virtue of the powers conferred by the Presidency Council Order No. 35 of 1922 and the Act amending the said Act and all other powers heretounto belonging, the High Court hereby exercises the rights 24 and 25 in Order 21 of the rules of the Central Indian Court, Madras, 1922, as altered and extended as follows:-

"Rule 5A (C) notwithstanding anything to the contrary, when an application is for the exercise of a power or discretion for the purpose of making an order by the court under section 10(1)(a) or 10(1)(b), or for the exercise of any other power or discretion for the purpose of making an order by the court under section 10(1)(c) or 10(1)(d), the Court shall, instead of making an order, make a written decision calling upon the parties to appear before the Court on a day fixed for the hearing specified in the notice and shall name the day by which the notice must be served on the court, and the notice may be served on the court by the registrar.

Provided, then such notice shall not be necessary if the Court, as aforesaid, be satisfied or otherwise, that, with the neglect or default of delaying the execution of the decree, the judgment-debt or party to judgment, or being the legal heirs of the judgment-debt, or

(B) Where appearance is not made on summons to the notice the Court shall, if the defendant so requires, issue a warrant for the arrest of the defendant-defendant.

(ii) Pending the outcome of the inquiry under sub-para (i) the Court may, in its discretion, order the judgment-debt to be detained in the custody of an officer of the Court or release him by furnishing security to the satisfaction of the Court, his expenses where incurred.

NOTICE OF ANNULMENT OF THE ORDERS OF ADJUDICATION.

Notice is hereby given under section 43 of the Bankruptcy Act, 1925, that the orders of this Court terminating the insolvency proceedings in respect of the above-named as the *debtors named hereinabove* as they did not apply for their relief.

BOSTON COURTS, BOMBAY.

Debtors named hereinabove	Date and nature of the order.	Date of annulment.																		
No. 122	During the month of June, 1925—Petitioner (Insolvent). No. 123	Debtors named hereinabove—Petitioners (Insolvent). No. 124	During the month of June, 1925—Petitioner (Insolvent). No. 125	Debtors named hereinabove—Petitioners (Insolvent). No. 126	Debtors named hereinabove—Petitioners (Insolvent). No. 127	Debtors named hereinabove—Petitioners (Insolvent). No. 128	Debtors named hereinabove—Petitioners (Insolvent). No. 129	Debtors named hereinabove—Petitioners (Insolvent). No. 130	Debtors named hereinabove—Petitioners (Insolvent). No. 131	Debtors named hereinabove—Petitioners (Insolvent). No. 132	Debtors named hereinabove—Petitioners (Insolvent). No. 133	Debtors named hereinabove—Petitioners (Insolvent). No. 134	Debtors named hereinabove—Petitioners (Insolvent). No. 135	Debtors named hereinabove—Petitioners (Insolvent). No. 136	Debtors named hereinabove—Petitioners (Insolvent). No. 137	Debtors named hereinabove—Petitioners (Insolvent). No. 138	Debtors named hereinabove—Petitioners (Insolvent). No. 139	Debtors named hereinabove—Petitioners (Insolvent). No. 140	Debtors named hereinabove—Petitioners (Insolvent). No. 141	Debtors named hereinabove—Petitioners (Insolvent).

YAHYA ALI,
District Judge.

Dahisar, 12th October 1925.

INSOLVENCY PETITIONS.

No. 14 or 1925, Distress Court, Amravati.
Laxman Bhagwan—Petitioner (Insolvent).
Ramaswami, Mahadeva and Kamalakar Metlapur—
Respondents.

Notice is hereby given under section 19(2) of the Provincial Insolvency Act that the petitioner has applied to this Court praying to discharge respondents as insolvents and that the said petition stands posted to 12th November 1925 for hearing.

C. SATTAR ARAVANA CHODTHAII,
District Judge.
Amravati, 12th October 1925.

No. 8 or 1925, Distress Court, Belgaum.
V. A. Narayana Reddy, son of Ananta Reddy, 25, K. M. Road, Belgaum—Petitioner (Insolvent).
B. Gopalaswamy, Mudaliar and others—
Respondents (Insolvent).

Under section 38 of the Provincial Insolvency Act, notice is hereby given that the aforesaid named petitioner has been adjudged bankrupt on 12th October 1925 and that he should apply for discharge as at below 19th October 1925. Creditors should present themselves within 12 weeks from the date of publication of this notice for delivering or making by registered post to the Official Receiver an affidavit in Form No. 2 of the Madras Provincial Insolvency Rules. They should also give an official receipt in all necessary inscriptions and provide him with funds, where necessary.

E. S. SHRIKEE,
District Judge.
Belgaum, 12th October 1925.

No. 15 or 1925 (A. No. 34 or 1925), Distress
Court, Cuddalore.

Kandaswami, Pata Chinnai—Petitioner (Insolvent).
Kandaswami, Nappan and others—Respondents
(Insolvent).

Notice is hereby given under section 41 of the V of all 1925 that the aforesaid petitioner (insolvent) has applied to this Court for an order of absolute discharge and that the said petition stands posted to 12th November 1925 for hearing.

No. 12 or 1925 (A. No. 404 or 1925), Distress
Court, Coimbatore.

Buragi Neelam Ravid—Petitioner (Insolvent).
Sekar Subrahmanyam and others—Respondents
(Insolvent).

Notice is hereby given under section 42 of the V of all 1925 that the aforesaid petitioner (insolvent) has applied to this Court for an order of absolute discharge and that the said petition stands posted to 12th November 1925 for hearing.

No. 11 or 1925 (A. No. 269 or 1925), Distress
Court, Coimbatore.

Daggubadi Venkata Saita Reddi—Petitioner
(Insolvent).
Mada Prabhu Balaji Reddi and others—Respondents
(Insolvent).

Notice is hereby given that the petition set in by the aforesaid named under section 41 of the V of all 1925 to obtain an order of discharge stands posted to 12th November 1925 for hearing.

No. 37 or 1925 (A. No. 427 or 1925), Distress
Court, Coimbatore.

Nandala Chenna Sekha Reddi—Petitioner
(Insolvent).
Thalapathy Karthik and others—Respondents
(Insolvent).

Notice is hereby given under section 42 of the V of all 1925 that the aforesaid petitioner (insolvent) has applied to this Court for an order of absolute discharge and that the said petition stands posted to 12th November 1925 for hearing.

No. 27 or 1925 (A. No. 389 or 1925), Distress
Court, Coimbatore.

Chidambaram Siler Sekha—Petitioner (Insolvent).
Kothapatti Chidambaram and others—Respondents
(Insolvent).

Notice is hereby given under section 41 of the V of all 1925 that the aforesaid petitioner (insolvent) has applied to this Court for an order of absolute discharge and that the said petition stands posted to 12th November 1925 for hearing.

No. 39 or 1925 (A. No. 399 or 1925), Distress
Court, Coimbatore.

Bhoothraditya Lakshmi Reddi and another—Petitioner (Insolvent).
Gangalakshmi Narayana and others—Respondents
(Insolvent).

Notice is hereby given that the petition set in by the aforesaid named under section 41 of the V of all 1925 to obtain an order of discharge stands posted to 12th November 1925 for hearing.

No. 41 or 1925 (A. No. 418 or 1925), Distress
Court, Coimbatore.

Bhoothraditya Chenna Sekha Reddi—Petitioner
(Insolvent).
Narayana Sekha and Brothers and others—Respondents
(Insolvent).

Notice is hereby given under section 41 of the V of all 1925 that the aforesaid petitioner (insolvent) has applied to this Court for an order of absolute discharge and that the said petition stands posted to 12th November 1925 for hearing.

No. 43 or 1925 (A. No. 434 or 1925), Distress
Court, Coimbatore.

Bhoothraditya Chenna Sekha Reddi—Petitioner
(Insolvent).
Narayana Sekha and Brothers and others—Respondents
(Insolvent).

Notice is hereby given under section 41 of the V of all 1925 that the aforesaid petitioner (insolvent) has applied to this Court for an order of absolute discharge and that the said petition stands posted to 12th November 1925 for hearing.

No. 44 or 1925 (A. No. 446 or 1925), Distress
Court, Coimbatore.

Madi Chenna Gangappa—Petitioner (Insolvent).
Gudi Ambanna and others—Respondents
(Insolvent).

Under section 38 of the V of all 1925 the aforesaid petitioner has filed a petition for approval of the aforesaid named to pay at 3 years of the sum received notwithstanding of his debts. The said petition stands posted to 12th November 1925 for hearing.

No. 62 or 1897, District Court, Coonoor.
Vasudeva Chettiar and another—Petitioners
Pragnan Chaitra Gangi Reddi and others—Plaintiffs
and Defendants.

Notice is hereby given under section 19 (3) of Act V of 1894 that the petition put in by the abovementioned petitioners to declare him as defendant is posted to 12th November 1897 for hearing.

No. 67 or 1897, District Court, Coonoor.
Doss Venkata Reddi and another—Petitioners
Lakshminarayana Venkata Reddi and others—Plaintiffs
and Defendants.

Notice is hereby given under section 19 (3) of Act V of 1894 that the petition put in by the abovementioned petitioners to declare them as plaintiffs is posted to 12th November 1897 for hearing.

No. 68 or 1897, District Court, Coonoor.
Balakrishna Andhra Reddi—Plaintiff (plaintiff)
Noda Yella Reddi and others—Petitioners
(defendants).

Notice is hereby given under section 19 (3) of Act V of 1894 that the petition put in by the abovementioned petitioners to declare him as defendant is posted to 12th November 1897 for hearing.

No. 69 or 1897, District Court, Coonoor.
Peddala Venka Reddi—Plaintiff (plaintiff)
Bennimala Venkata Nagi Reddi and others—Petitioners
(defendants).

Notice is hereby given under section 19 (3) of Act V of 1894 that the petition put in by the abovementioned petitioners to declare him as defendant is posted to 12th November 1897 for hearing.

No. 70 or 1897, District Court, Coonoor.
Archer Polavita Reddi—Petitioner (plaintiff)
Tigipati Nagayya—Respondent (defendant).

Notice is hereby given under section 19 (3) of Act V of 1894 that the petition put in by the abovementioned petitioners to declare the respondent as defendant is posted to 12th November 1897 for hearing.

TADVA JUD.
District Judge
Cuddapah, 12th October 1897.

No. 71 or 1897 (I.A. No. 134 of 1896),
District Court, Rayapuram.
D. M. Murari Venkata Krishnamurthy (plaintiff) and H. M. Hanuman Chettiar (legal representative of first petitioner)—Petitioners.
Madhuvalli Sugunamani and others—Respondents
(defendants).

Motion under section 29 of the Provincial Tenancy Act V of 1890. The order of adjournment passed by this Court on 10th October 1896 against Murari Venkata Krishnamurthy (plaintiff) first petitioner, has been satisfied by this Court by an order, dated 1st October 1897, after approving the scheme of compromise proposed by the first petitioner. The property of the first petitioner mentioned in all previous orders to vacate in the Office Receiver's office till all evictions have been paid under the compromise scheme.

No. 8 or 1895 (I.A. No. 30 of 1895),
District Court, East Guntur.
Abhilesh Lakshminarayana—Plaintiff (plaintiff)
Sankarandri Balagopal and others—Petitioners
(defendants).

Motion under section 41 of the Provincial Tenancy Act V of 1890. The abovementioned petitioner applied to this Court for an order of absolute discharge. At the hearing when notice 34 against the petition was put up for repetition in this Court either in person or by pleader at 10-30 a.m. on 13th November 1897.

E. R. SHAF.
District Judge
Visakhapatnam, 12th October 1897.
11-7

No. 9 or 1896, District Court, Karur.
Chidambaranarayana—Plaintiff (plaintiff)
Palajogi Ram and others—Petitioners.

This notice that the petition by the last-named under section 41 of the Provincial Tenancy Act for an order of absolute discharge comes on for hearing before this Court on 20th November 1897.

T. S. RAMA CHANDRA,
District Judge
Madraspatnam, 12th October 1897.

No. 10 or 1897, District Court, Sivayambu.
Appanayya Appanayya, son of Ramalinga Adigal of Sivayambu, Kathirvelur, Madras—Petitioner.

Notice is hereby given under section 19 (3) of the Provincial Tenancy Act that the suit of appanayya, dated 10th April 1896, passed against the landlord, whose name has been omitted, in the Court on 3rd September 1897 can be held to apply for discharge within the time allowed.

No. 7 or 1897, District Court, Sivayambu.
P. C. Subbanna Sevar, son of Someshwar Sevar,
Kolaiyappanpettai—Plaintiff,
Kannayyan Naidu, son of Venkateswara Naidu,
of Kolaiyappanpettai, Villupuram—
Defendant.

Notice is hereby given under section 20 of the Provincial Tenancy Act that the abovementioned complaint has been adjourned by the last-named by the Court dated 1st October 1897, and that it should apply for discharge on or before 1st April 1898. Counsel should press their plaint as soon as possible by sending by registered post to the Office Master, Court, Arakkonam, or attach to file No. 2 of the Provincial Tenancy Roll.

No. 12 or 1897, District Court, Sivayambu.
Chandrasekhar, Sudhir, son of Sekila Venkateswara Reddi, of Nagapattinam, Villupuram taluk, and Sangeeta Sudhir, son of Jagannatha Reddi, date of Nagapattinam, Villupuram taluk—
Plaintiffs.
Parameswar Reddi, Balamma Reddi and Narayanaswami Reddi, son of Lakshminarayana Reddi, date of Nagapattinam, Villupuram taluk—
Defendants.

Motion is hereby given under section 19 (3) of the Provincial Tenancy Act that the petitioners have been applied in which the respondents as the abovements and the petition is posted to 12th November 1897.

P. RAJAGOPALAN,
District Judge
Cuddalore, 12th October 1897.

No. 8 or 1897, District Court, Villupuram.
Madhava Appana Nayaka—Plaintiff (plaintiff)
Ratti Chettiar—Appellee and others—Petitioners.

This notice that the petition by the last-named under section 41 of the Provincial Tenancy Act for an order of absolute discharge comes on for hearing before the Court on 12th November 1897.

A. S. PAKKIRAJESWARAYAR,
District Judge
Visakhapatnam, 12th October 1897.

No. 9 or 1897, Distt. Comr., Bangalore.
Jagur, Govindappa—Plaintiff (plaintiff)
Siddhu Sugunamani and others—Petitioners.

This notice that the petition by the last-named under section 20 of the Provincial Tenancy Act for removal of the composition scheme comes on for hearing before this Court on 20th November 1897.

No. 10 or 1898, Distt. Comr., Bangalore.
Anney Venkateswara, Anney Thangarajulu and
Anney Devayya—Plaintiffs (plaintiffs)
Chidambarappa and twenty-one others—
Defendants.

This notice that the petition by the last-named under section 20 of the Provincial Tenancy Act for an order of absolute discharge comes on for hearing before this Court on 20th November 1897.

No. 35 or 1921, Plaintiff, Plaintiff
and Plaintiff—Defendant and Plaintiff—Defendant—English and Plaintiff—Defendant—
Court.

To take notice that the petition by the plaintiff
under section 32 of the Provincial Insolvency Act
for an order of absolute discharge, made on
the 1st day of November 1921, was filed on the
1st day of November 1921.

No. 36 or 1921, Plaintiff, Plaintiff
Kesava Venkata Subbaramaniam, Nallur, Tanjore
and Son—Petitioner—Plaintiff—
Defendant.

Plaintiff—Defendant and others—Petitioners—
Respondents—Defendants.

Notice is hereby given under section 19 (2) of
the Provincial Insolvency Act that the petition
has applied to this Court, pending its disposal
by it, and that the said petition concluded
on the 2nd November 1921 for hearing.

M. RANGANATHA ACHARYA,
Subordinate Judge.
Chennai, 1st October 1921.

No. 37 or 1921 (M.P. No. 111 or 1921), Sub-Court,
Court.

M. Venkateswara Rao, aged 70, son of Venkateswara
Rao, Narsa and Sri Jambulingam Rao, aged
28, son of Venkateswara Rao, both residents of
Madras—Petitioner—Plaintiff—Defendant.

Madrasapakkam Rural Co-operative Society by its
Manager Venkateswaran Madhavarao and two others—
Defendants—Petitioners.

Notice is hereby given under section 19 (2) of Act V
of 1920 that the aforesaid petitioners have applied
to this Court for an order of absolute discharge in
M.P. No. 111 of 1921 and that the said petition
stands listed on 20th November 1921 for hearing
before this Court.

No. 38 or 1921, Sub-Court, Court.
K. R. Krishnamoorthy, son of Venkateswara Appa-
gar, aged 44 years, resident of Madrasapakkam
Bazaar, Madras—Petitioner—Plaintiff—Defendant.

P. Venkateswara Rao, son of Venkateswara
Rao, aged 37 years, residing at No. 5, Ven-
kateswara Peta, Kattipakkam village, Big Cooper-
ative—Defendant.

Notice is hereby given under sections 8 and 19 of
Act V of 1920 that the aforesaid petitioner has
applied to this Court to adjudge the respondent
plaintiff and the said respondent—Plaintiff—
Defendant or notwithstanding his being adjudged
bankrupt or insolvent, his assets and income as
per section 19 (2) of Act V of 1920 to apply for dis-
charge—Creditors will prove their claim before
General Receiver, Chingleput, in person or by sending
affidavits through post.

A. YENKATARAMA ATTAH,
Subordinate Judge.
Chingleput, 1st October 1921.

No. 39 or 1921, Sub-Court, Court.
Malavalli Venkateswara Rao and another—Peti-
tioner—Defendant—
Sathasivam Andri—Defendant and two others—Defen-
dants.

Under section 30 of the Provincial Insolvency Act,
one of the following facts that the aforesaid named
petitons have been registered insolvencies on 10th
November 1921 and that they should apply for dis-
charge on or before 10th December 1921. Creditors
should prove their claims within six months from
the date of publication of this notice in the District
Deputy's Office or send affidavits through post
to the General Receiver, Chingleput. Form No. 3
of the Madras Provincial Insolvency Form. This
notice also gives the Office Receiver all necessary
information and provides him with funds, where
necessary.

M. RAMACHANDRA RAO,
Subordinate Judge.
Chingleput, 1st October 1921.

No. 40 or 1921 (I.A. No. 736 or 1921), Sub-Court,
Court.

Mandavilli Ramaswami Chettiyar—Defendant—
Petitioner.

Damodar Krishnamoorthy of Coonoor—Defendant and
Petitioner.

Notice is hereby given under section 19 of the
Provincial Insolvency Act V of 1920 that the
application of the aforesaid petitioner the order
of which was passed on 10th February 1920 is
varied as per order, dated 2nd October 1920, in
I.A. No. 736 of 1921.

C. BHAKKARA REDDI,
Subordinate Judge.
Coonoor, 8th October 1921.

No. 41 or 1921 (I.A. No. 737 or 1921), Sub-Court,
Court.

Thirumangai Chettiyar and of Meenakshi Chettiyar,
Srirangam Chettiyar, residing at Ruhathapalayam,
Pollock, India—Petitioner.

V. S. Rangachari Chettiyar and others—
Respondents.

Notice under sections 20 and 21 of Act V of 1920
is hereby given that the aforesaid petitioner
has applied to this Court to adjudge the aforesaid
petitioners as insolvents. Hearing 26th November 1921.

No. 42 or 1921, Sub-Court, Court.

S. E. Krishna Thurai, son of Neela Thurai,
Alampur, residing at Salem, Pichola Taluk,
E. Madrasamudram Thurai, son of S. E. Krishna
Thurai, Alampur, residing at Salem, Pichola
Taluk, Madrasamudram, with S. E. Krishna
Thurai, Alampur, residing at Salem, Pichola
Taluk, Petitioner—Defendant.

Notice under section 19 (2) of Act V of 1920
is hereby given that the aforesaid petitioner
has applied to this Court to adjudge the aforesaid
petitioners as insolvents. Hearing 26th November 1921.

No. 43 or 1921, Sub-Court, Court.

Mathewanji Govindaraj, son of Narayana Govindaraj,
Salem, Tamil Nadu, residing at Madras—Petitioner.

Seengappa Govindaraj and others—Petitioners.

Notice under section 19 (2) of Act V of 1920
is hereby given that the aforesaid petitioner
has applied to this Court to adjudge him an insol-
vent. Hearing 26th November 1921.

No. 44 or 1921 Sub-Court, Court.

K. A. P. Palaniwam Chettiyar—Petitioner.

A. Kalaiswami Chettiyar, son of Agastya Chel-
iyar, Devakottai, residing at Devakottai
and others—Petitioner—Defendant.

Notice under section 19 (2) of Act V of 1920 is
hereby given that the aforesaid petitioner has
applied to this Court to adjudge him an insol-
vent. Hearing 26th November 1921.

No. 45 or 1921, Sub-Court, Court.

Ramaseswari Chettiyar, son of Arunachalam Chet-
tiyar, residing at Devakottai, Illooranchettiyar
Village—Petitioner (Insolvent).

Take notice that the notice of the insolvent
under section 20 of the Provincial Insolvency Act
for approval of the scheme of composition made
by the Insolvent before this Court on the 10th day of
November 1921.

No. 16 or 1937, Sub-Court, Dharapur.
K. K. Karunappa Chitturam—Petitioner (plaintiff).
Dwarka Jali, wife of Smt. Haji Vakilullah Chitturam,
resident at Palkotam, Khandaonah, Chitturam—
Respondent (defendant).

Notice is hereby given under section 33 (2) of the
Princial Insolvency Act that the petitioner has
applied to this Court praying to adjudge respondent
as insolvent and that the said petition stands posted
to 26 November 1937 for hearing.

M. S. SARATAKRISHNA IYER,
Additional Subordinate Judge
Brevetted, 13th October 1937.

No. 20 or 1937, Sub-Court, Mysore.
Anjali M. Basu Arora—Petitioner (plaintiff).
M. R. Bhattacharya Achar, son of Radha Ram Achar,
of No. 16, South Mainan, Agar Street Second
Cross, Mysore—Respondent (defendant).
Notice is hereby given under section 33 (2) of the
Princial Insolvency Act that the petitioner has applied
to this Court praying to adjudge respondent
as insolvent and that the said petition stands posted
to 26 November 1937 for hearing.

No. 21 or 1937, Sub-Court, Mysore.
Sukh Bhawan Singh Das and another—Petitioners
(plaintiffs).
M. L. Venkateswaran Ayyar, son of Easwaram
Ayyar, of No. 43, West Market, Madras—Respondent
(defendant).
Notice is hereby given under section 33 (2) of the
Princial Insolvency Act that the petitioner has applied
to this Court praying to adjudge respondent
as insolvent and that the said petition stands posted
to 26 November 1937 for hearing.

AKHILKHAN KHAN GHORI,
Additional Subordinate Judge,
Mysore, 13th October 1937.

No. 17 or 1937, Sub-Court, Bangalore.
Nigam Acharyulu, son of Nigamulu of Palgudu in
Gunturadipetlu Taluk—Petitioner.
Notice is hereby given under section 33 (2) of the
Princial Insolvency Act that the petitioner has applied
to this Court praying to adjudge respondent
as insolvent and that the said petition stands posted
to 26 November 1937 for hearing.

No. 18 or 1937, Sub-Court, Bangalore.
P. V. Somayajulu, son of Govindarao of Valur in
Kurnooladipetlu Taluk—Petitioner.
Notice is hereby given under section 33 (2) of the
Princial Insolvency Act that the petitioner has applied
to this Court praying to adjudge respondent
as insolvent and that the said petition stands posted
to 26 November 1937 for hearing.

No. 1 or 1937, Sub-Court, Bangalore.
M. H. Murali Varma Ayyar, son of Sathya, son of
Lal Murti Singh, of Devarakonda in Mysoreadipetlu
Taluk—Petitioner.
Notice is hereby given under section 33 (2) of the
Princial Insolvency Act that the petitioner has applied
to this Court praying to adjudge respondent
as insolvent and that the said petition stands posted
to 26 November 1937 for hearing.

No. 2 or 1937, Sub-Court, Bangalore.
M. Krishnamoorthy, son of Lakshmi of Yelampalli
in Hosuradipetlu Taluk—Petitioner (plaintiff).
G. Venkateswara Rao, son of Venkateswara, and
Avula, son of Venkateswara Chitturam—Respondent.
Notice is hereby given under section 33 (2) of the
Princial Insolvency Act that the petitioner has applied
to this Court praying to adjudge respondent
as insolvent and that the said petition stands posted
to 26 November 1937 for hearing.

R. PERUMALAM,
Subordinate Judge,
Brevetted, 16th September 1937.

II-B

No. 19 or 1937 (I.A. No. 290 or 1937), Sub-Court,
Mysore.

Brahmanandam Aiyar—Petitioner (plaintiff).
Vasanthi Chetty and Marappa Pillai—Respondents
(defendants).

Notice is hereby given under section 33 (2) of the
Princial Insolvency Act that the petitioner has applied
to this Court praying to adjudge respondent
as insolvent and that the said petition stands posted
to 26 November 1937 for hearing.

No. 11 or 1937, Sub-Court, Bangalore.
Bhagwanandam Aiyar—Petitioner (plaintiff).
Mathura Pillai and Marappa Pillai—Respondents
(defendants).

Notice is hereby given under sections 9 (1) and 15
of the Princial Insolvency Act that the petitioner has
applied to this Court praying to adjudge respondent
as insolvent and that the said petition stands posted
to 26 November 1937 for hearing.

No. 12 or 1937, Sub-Court, Bangalore.
Parvathamma Chetty alias Chidambaram Chettin—
Petitioner (plaintiff).

M. V. Venkappa Chitturam and M. V. Somayajulu—
Respondents (defendants).

Notice is hereby given under section 33 (2) of the
Princial Insolvency Act that the petitioner has applied
to this Court praying to adjudge respondent
as insolvent and that the said petition stands posted
to 26 November 1937 for hearing.

No. 13 or 1937, Sub-Court, Bangalore.
Guruvenkappa Nagappa—Petitioner (plaintiff).
Sankarla Venkateswara, etc.—Respondents
(defendants).

Notice is hereby given under section 33 (2) of the
Princial Insolvency Act that the petitioner has applied
to this Court praying to adjudge him as
insolvent and that the said petition stands posted
to 26 November 1937 for hearing.

T. TANDREVA HAD,
Subordinate Judge

Bengaluru, 18th October 1937.

No. 4 or 1937 (I.A. No. 291 or 1937), Sub-Court,
South Kanara.

Shankarappa Bhatlu, Kesava Bhatlu and
Kondan Bhatlu—Petitioners (plaintiffs).

Sankarla Venkappa, and others—Petitioners (defendants).

Notice is hereby given under section 33 (2) of the Princial
Insolvency Act that the petitioner has applied
to this Court praying to adjudge respondent
as insolvent and that the said petition stands posted
to 26 November 1937 for hearing.

No. 15 or 1937, Sub-Court, Srirangapatna.
P. Deekshabala Nagari, son of Deekshabala Nagari,
residing in Kavurugada—Petitioner (plaintiff).
P. Umashetti Rao and others—Petitioners (defendants).

Under section 33 of the Princial Insolvency Act,
the petitioner has given that the aforementioned petition
has been filed without on 10th September
1937 and that he should apply for discharge on
or before 15th March 1938. Creditors should prove
their claims within one month from date of filing
of petition or file action in the relevant courts
for delivery or setting aside of the same. Notice to
debtor to appear before Form No. 3 of the Mysore
Princial Insolvency Rules. They should also give
the Office Receiver all necessary instructions and
provide him with funds, where necessary.

No. 16 or 1937, Sub-Court, Srirangapatna.
Paramakali—Petitioner (plaintiff).
Nana Shetty, son/son of Karikannai Chetty, residing
in Kavur village—Petitioners (defendants).

Notice is hereby given under section 33 (2) of the
Princial Insolvency Act that the petitioner has applied
to this Court praying to adjudge respondent
as insolvent and that the said petition stands posted
to 26 November 1937 for hearing.

No. 10 of 1957, District Mysore's Court, South Kanara,
Abdul Salim Tariq-Petitioner (Defender).
Notice is hereby given under section 19 (2) of the
Provincial Judiciary Act that the petitioner has
applied to the Court praying to adjudge respondent
as plaintiff at law and the petition stands posted
to 10th November 1957 for hearing.

B. D. KRISHNAWUTTI,
Subordinate Judge.

Mysore, 16th October 1957.

No. 8 of 1957 (L.A. No. 620 of 1957), Dist-Court,
Taluk.

Arunil Varadha Yedlapati, Savitri Jammal's son
and wife Sunita and another—Petitioners.
Mathewangappa Lingappa Basappa Ayyar's son
Suryanarayana Ayyar and three sons others—Respondents.

Notice is hereby given under section 4 (D) of
Act V of 1929 that the petitioners have applied to
the Court for an order of absolute discharge and
that the petition stands posted to 1st November
1957 for hearing.

No. 3 of 1957, Dist-Court, Taluk.

Ponnamma Nandamma and another—Petitioners.
Channabasappa and twenty-six others—Respon-

dents.
Notice under section 19 (2) of Act V of 1929 is
hereby given that the above-named petitioners have
applied to this Court to adjudge their complaint
and the petition stands posted to 1st November 1957
for hearing, if any.

M. RAMACHANDRA,
Subordinate Judge.

Taluk, 16th October 1957.

No. 9 of 1957, Dist-Court, Tumkur.
Rajkumar Allam Lingappa—Petitioner (Defender).
The wife of petitioner, Basava, and others—Respon-

dents.
Notice is hereby given under section 19 (2) of the
Provincial Judiciary Act that the petitioner has
applied to the Court praying to adjudge him an
adversary and that the said petition stands posted
to 3rd December 1957 for hearing.

E. VASANTH NAYAK,
Subordinate Judge.
Tumkur, 16th October 1957.

No. 14 of 1957, Dist-Court, Hassan.
Gangappa Jagannatha—Petitioner (Defender).
Hira Venkateswara and others—Petitioners.

Notice is hereby given under section 19 (2) of
Act V of 1929 that the petitioner has applied to
the Court to declare him as plaintiff and that
the said petition stands posted to the 1st day of November 1957.

E. BILARATHA SHASTRI,
District Munsif.
Goldibagh, 11th October 1957.

No. 5 of 1957, Dist-Court, Hassan.
Kashima Basav and another—Petitioners.

Abdul Sharif and another—Petitioners.

Notice is hereby given under section 27 (2) of the
Provincial Judiciary Act that the order of adjudication,
dated 1st January 1957, so far as the first
petitioner Kashima Basav is concerned was appealed by
an order of the Court, dated 20th September
1957.

P. A. HAZARESH,
District Munsif.
Karnataka, 1st October 1957.

No. 8 of 1957, District Mysore's Court, Kavali.
Nada Prabhakar—Petitioner.

Notice is hereby given under section 19 (2) of the
Provincial Judiciary Act V of 1929 that the above-
named petitioners has applied to this Court to
be adjudicated as plaintiff and that the petition stands
posted to 4th November 1957.

ALI RAZA,
District Munsif.

Kavali, 24th October 1957.

No. 16 of 1957, Dist-Court, Mysore.
Jagannatha Channa Venkappa of Bangalore—
Petitioner (Defender).

Venkappa Keppa and others—Petitioners.

Notice is hereby given under section 19 (2) of the
Provincial Judiciary Act that the petitioner has
applied to this Court praying to adjudge him an
adversary and that the said petition stands posted
to 10th November 1957 for hearing.

M. WEERATAPPA,
District Munsif.

Mysore, 24th September 1957.

No. 8 of 1957, Dist-Court, Hassan.
Perumal Chidambaram—Petitioner (Defender).
Perumal Sathyanarayana and the others—Petitioners.

Notice is hereby given under section 19 (2) of the
Provincial Judiciary Act that the petitioner has
applied to this Court praying to adjudge him an
adversary and that the said petition stands posted
to 3rd November 1957 for hearing.

S. T. M. RAGHUVACHARYUL,
District Munsif.

Karnataka, 24th October 1957.

No. 4 of 1957, Dist-Court, Hassan.
Asha Veena Balaji, son of Kasturji, aged 45, Both
and cultivator of Guruvadipadipura—Petitioner
(Defender).
Yelampalli Sathyanarayana and others—Petitioners.

Notice is hereby given under section 19 (2) of the
Provincial Judiciary Act that the petitioner has
applied to this Court praying to adjudge him an
adversary and that the said petition stands posted
to 3rd November 1957 for hearing.

E. D. BAHADUR PANTULU,
Principal District Munsif.

Duggal, 24th October 1957.

No. 26 or 1957 (L.A. No. 620 of 1957), Dist-Court,
Kurnool, Tumkur.

Talukarao Rao—Petitioner (Defender),
Kalyana Deva and two others—Petitioners.

Notice is hereby given that the petition by the last-named
under section 4 (D) of the Provincial Judiciary Act
for an order of absolute discharge was set for
hearing before this Court on 2nd November 1957.

M. GOVINDA PILLAI,
District Munsif.

Tirupur, 18th October 1957.

No. 1 or 1958, Dist-Court, Hassan.

Chandru Angholdi Shiva Raja and Dorothy Evelyn
Mason—Petitioners.

J. B. Patel Das Henderi and Roshan and others—
Petitioners.

Notice is hereby given that the order, dated 10th
August 1957, regarding the adjudication has been
cancelled by order, dated 24th October 1957.

A. V. BALAKRISHNA MENON,
Principal District Munsif.
Trichinopoly, 10th October 1957.

No. 4 or 182, District Mysore's Court,
Mysore.

Peddarla Radhakrishna—Petitioner (plaintiff),
Peddarla Narayana and Justice—defendants—
Respondents.

Under section 36 of the Provincial Insolvency Act, notice is hereby given that the aforementioned petitioner has been adjudged insolvent on 12th October 1927 and that he should apply for discharge or re-arrangement by 1st November 1927. Creditors should prove their claims within six months from the date of publication of this notice in the *Provincial Gazette*, by delivering or sending by registered post to the Official Receiver for Adjudication in Form No. 3 of the Mysore Provincial Insolvency Rules. They should also give the Official Receiver all necessary information and produce him with funds, where necessary.

No. 5 or 182, District Mysore's Court,
Mysore.

Jagannath Jag Kalyan—Petitioner (plaintiff),
Gopalrao Hanumantappa and two others—defen-
dants—Respondents.

Under section 36 of the Provincial Insolvency Act, notice is hereby given that the aforementioned petitioner has been adjudged insolvent on 12th October 1927 and that he should apply for discharge or re-arrangement by 1st November 1927. Creditors should prove their claims within six months from the date of publication of this notice in the *Provincial Gazette*, by delivering or sending by registered post to the Official Receiver for Adjudication in Form No. 3 of the Mysore Provincial Insolvency Rules. They should also give the Official Receiver all necessary information and produce him with funds, where necessary.

MHAMUD GHOSH,
Official Receiver.

Mysorepetah, 12th October 1927.

No. 101 or 183, District Mysore's Court, Kurnur.
Bishnupur Abdal Gazi Behar—plaintiff—
Padmala Appaji, etc.—defendants.

Notice is hereby given under section 36 of Act V of 1920 that each of the creditors of the aforementioned insolvent who have not proved their claims should do so on or before 1st November 1927, failing which a final dividend will be distributed without regard to their claims.

No. 49 or 184, District Mysore's Court, Kurnur.
Eduganti Basappa—plaintiff.
Gopura Venkata, etc.—defendants.

Notice is hereby given under section 36 of Act V of 1920 that each of the creditors of the aforementioned insolvent who have not proved their claims should do so on or before 1st November 1927, failing which a final dividend will be distributed without regard to their claims.

No. 102 or 185, District Mysore's Court, Kurnur.
Banda Bagayappa—plaintiff.
Tuluvela Venkata, etc.—defendants.

Notice is hereby given under section 36 of Act V of 1920 that each of the creditors of the aforementioned insolvent who have not proved their claims should do so on or before 1st November 1927, failing which a final dividend will be distributed without regard to their claims.

No. 57 or 186, District Mysore's Court, Kurnur.
Chandru Venkateswappa—plaintiff.
Parvathamma Bhadravati, etc.—defendants.

Notice is hereby given under section 36 of Act V of 1920 that each of the creditors of the aforementioned insolvent who have not proved their claims should do so on or before 1st November 1927, failing which a final dividend will be distributed without regard to their claims.

V. RAMA DAS,
Official Receiver.

Mysorepetah, 12th October 1927.

NOTICES.

In THE MATTER OF THE INDIAN COMPANIES ACT, 1920,
AND THE PORT ST. GEORGE INSOLVENCY CONTRACT,
LIMITED.

Whereas Rama was an agent of executors of the
Mysore Section of Mysore Company, Limited, at
its registered office;

Whereas letters addressed to the Mysore Section
of Mysore Company, Limited, at its registered office
remained unanswered, having been received back
through the Bond Office.

It is hereby announced that the aforementioned Mysore
Section of Mysore Company, Limited, was not
engaging in business or was not in operation.

Whereas a notice, dated the 6th July 1927, was
published in the *Provincial Gazette*, Part II, of
the Mysore Section of the Indian Companies Act, 1920,
to the effect that, unless cause were shown to the
contrary, before the expiration of three months from
the date of that notice, the name of the said company
would be struck off the register and that the
company would be dissolved;

And whereas the said company has not shown such
cause within the time above-mentioned as reported on the
6th October 1927;

Whereas, the name of the said company has, under
section 37(1) of the said Act, been struck off the
register;

H. KRISHNARAO BHAT,
Additional Director of Joint Stock Companies,
Mysore, 6th October 1927.

In THE MATTER OF THE INDIAN COMPANIES ACT, 1920,
AND THE NATIONAL INSURANCE COMPANY LIMITED.

Whereas the documents required to be filed under
the provisions of the Indian Companies Act, 1920,
not having been filed for the years 1920 and 1921;

Whereas in reply to a notice under section 37(1)
of the said Act, 6th October 1927, the managing
director, along with his son, the managing
partner, in his letter, dated 10th October 1927, stated
that he had accepted and agreed to a liquidation owing
to lack of funds and for want of previous accounts
books which were missing;

Whereas letters addressed to the National
Insurance (India) Limited, at its registered office remain
unanswered;

And whereas it appears to me, that the said
the National Insurance (India) Limited, is not
engaging in business or is not in operation. *

Notice is hereby given pursuant to section 37(1)
of the Indian Companies Act, 1920, that the
name of the said company will be struck off the
register and the said company will be dissolved.

C. S. D'SOUZA,
Additional Director of Joint Stock
Companies, South Kanara,
Mangalore, 6th October 1927.

In THE MATTER OF THE INDIAN COMPANIES ACT, 1920,
AND THE MYSORE VILLAGE CO-OP. LIMITED.

Whereas communications addressed to the Mysore
Village Co-op. Limited, at its registered
office remain unanswered;

And whereas a notice, dated the 24th July 1927,
was published in the *Provincial Gazette*, Part II, dated 10th July 1927, pursuant to
section 37(1) of the Indian Companies Act, 1920,
to the effect that unless cause were shown to the
contrary before the expiration of three months from
the day of that notice, the name of the said company
would be struck off the register and the said company
would be dissolved;

And whereas the said company has not shown such
cause within the time above-mentioned as reported on the
10th October 1927;

Therefore the name of the company has, under
section 37(1) of the said Act, been struck off the register.

V. V. RANGANATHAN,
Additional Director of Joint Stock Companies,
Trivandrum, 6th October 1927.

MARINE NOTIFICATION.

NOTICE TO SHIPSMASTER.

No. 3 of 1927.

Admiral-East Coast—Information—Exhibition of a new Apo floating light.

Date of exhibition or about 26th November 1927, when the old fixed light will be discontinued.

**Floating—From the area 10° 30' N.
Latitude 10° 30' North.
Longitude 78° 22' East.**

**Character—Single flaking white light house
of 1000 Ecd. light.
100 sec. flash.**

Hours—24 hrs.

Fixing—In rocks at shore position.

**Chart official—Open Chart No. 228.
Tate Strait and Gulf of Marta Ma
to S.E.**

**Publication—Map of Bengal Tides, page 168, last 12 and
14—No change.**

List of Lights Vol VI—Page 10, No. 99.

Remarks—Flashing will be permanently exhibited.

Action—Per Admiralty Fax Circular, India.

— B. GORDON, Captain, R.N.R.,
Admiralty Fax Officer,

Mysore, 16th October 1927.

PUBLIC WORKS NOTIFICATIONS.

UNCLAIMED DOCUMENTS.

The unclaimed documents have been brought up to the office of the Secretary to Government, Public Works Department, Fort St. George, Madras Police & Justice Deptt., under the direction of their officers from time immemorial from the date of publication of this notice in the Madras Government Gazette will be treated as unclaimed and destroyed—

UNCLAIMED CERTIFICATES.

(1) Diploma of Master of Arts—University of Madras—Vishwanatham, Ramakrishna Bhagavandas.

(2) Diploma of Bachelor of Science—University of Madras—Vishwanatham, Ramakrishna Bhagavandas.

UNCLAIMED SCHOOL LEAVING CERTIFICATE—
Raman Venkatesan.

(1) MTSO—Taluk—M. Venkatesan
1919/20—Held by—Y. Sudarshan Rao.

(2) MTSO—Hengalur—Devaraj Rao, Kural.

W. SCOTT BROWN,
Secretary to Government, Public Works Department
Fort St. George, 16th October 1927.

NOTIFICATION.

Applications will be accepted by the undersigned up to 15th November 1927 for apprenticeship in the Public Works Workshops at Bangalore.

Rule for the confirmation of apprenticeship in the Public Works Workshops at Bangalore.

1. Two apprentices will be admitted each year for training in the Public Works Workshops at Bangalore.

2. The period of apprenticeship in the Public Works Workshops at Bangalore will be five years.

3. No one under the age of 16 will be admitted as an apprentice.

4. Every candidate for apprenticeship should possess the recommendation of the officer in charge of the Workshops, attestation of his educational qualifications (standard of which must not be below the H.S. Board), character and respectability, and a

medical certificate from a registered medical practitioner that he is of good physique. Evidence of any claimed trapping undergone by the applicant may also be sent with the application. Candidates who have relatives serving in the department will be given preference, provided they are up to the mark in other respects.

5. Every selected candidate will be required to deposit a sum of Rs. 25. He will be required to work in the Workshops for the full period of his apprenticeship and to pay all sundry and other expenses in the workshops or that may be exacted from him in train.

6. The deposit of Rs. 25 will be returned to the apprentice and friends after the termination of the full period of his apprenticeship but the whole amount or a portion thereof will be held to be forfeited at the discretion of the officer in charge of the workshops if the apprentice absents himself without leave or resigns his apprenticeship before the completion of the full period of his apprenticeship and fails to make good the loss. Should the repair of such damage cost more than the security deposited by the apprentice, he will further be liable to make good the same.

7. The apprenticeship rules at work should make blank charts and short charted charts and should copy these four charts, pasted them in as specimens in original frames, in the writing of loss done in long hand while working at the respective degree.

The hours of work in the Bangalore Workshops are 8:00 a.m. to 12:30 a.m. and 2:00 p.m. to 5:30 p.m.

The above hours are liable to alteration at any time by order of the officer in charge of the workshops.

The apprentices of the workshops at Bangalore while at work at the drawing office will attend office from 1:30 a.m. to 11 a.m. and 2:00 p.m. to 5 p.m.

8. The rate of wages per working day will be as follows in the Public Works Workshops, Bangalore, and to be paid by the Government Engineer, Bangalore Division, while the terms stand below:

During first year	Rs. 4 per day.
Second year	Rs. 5 per day.
Third year	Rs. 6 per day.
Fourth year	Rs. 8 per day.
Fifth year	Rs. 10 per day.

The great or increments of pay in the second and subsequent year or years will depend entirely on individual capacity and increased responsibility of the apprentice as judged by the officer in charge of the workshops. Apprentices who are considered not to have shown sufficient improvement may at the discretion of the officer in charge of the workshops be denied a raise in increment or a smaller increase than that set down in the above series.

9. The rates of dwelling in the Public Works Workshops at Bangalore will be approximately as shown below:

(a) Carpenter	Rs. 6 months.
(b) Painter	Rs. 6 "
(c) Electrician	Rs. 6 "
(d) Mechanic	Rs. 6 "
(e) Drawing office, session and night super service	Rs. 10 "
(f) Drawing office and design	Rs. 6 "
(g) Peasant	Rs. 4 "
Total	Rs. 40 per month.

Tenancy apprentices, on the part of each person and his family, will be charged according to the place he is in fact not what he departs, his rank and whether he has obtained his time entitlerment. If he passes his trial he will be transferred to the next department. If he fails he will be released to start a month again in the same department and will then be tried again. If he is still found unfit will be dismissed. No wages will be paid for this additional month of training.

10. During the last six months, the apprentices in the Public Works Workshops at Bangalore will be required to do drawing and carry out a small job for him self such as a building model, a small painting, etc. to the satisfaction of the officer in charge of the workshops.

STATEMENT—MRS. M. FADDEY—STAFF
—SCHOOL NURSE.

The average of the area under parity in the Midwest Prairies during the five years ending 1939-40 has approached 12.2 percent of the total area under parity in India.

The area shown with shading up to the fifth increment (1921) is estimated at 3,373,000 acres. When compared with the area of 9,012,000 acres estimated for the corresponding period of last year, it reveals a decrease of 14 per cent.

3. The estimated date is the same as last year in
Georgetown and Georgetown; it exceeds the correspond-
ence of last year in Woodstock, Weston, Hanover,
Old Saybrook, New Haven, South Haven, Darien, and
the New Haven. The disease is seen in other districts
as commonly attributed to spreading of mice and of
water supply to tanks.

4. The first crop of paddy is being harvested in parts of Tengchong and in the Yunnan Coast. The yield is expected to be about normal. The condition of the standing crop is generally fair.

4. Purpose of survey by districts are given below:-

(This is obviously of course, i.e., not being counted.)

Karlsruhe, 1998. Druckerei Lüthy

STATISTICS—CROP—CENSUS DAY—1897-1898
BY COUNTIES.

The average of the areas under gravity in the Hydro Fund Corp during the five years ending 1923-24 was approximately 18.2 per cent of the total area under gravity in India.

2. The area sown with grain up to the 20th September 1857 is estimated at 484,000 acres. When compared with the area, of 437,000 acres estimated for the corresponding period of last year, it involves an increase of 10 per cent.

3. The estimated area in the same as last year at Malacca is 1,000 acres the corresponding area of 10 years ago in Langkawi, Malacca, the Central migrane (Penang only excepted), the South East coast, Langkawi and Penang, Malacca and both sides of a river. The plantations are scattered in West Malacca (— 21,000 acres), North Sumatra (— 14,000 acres), Sulu (— 10,000 acres) and Celebes (— 21,000 acres).

The early crop of maize has been harvested now. The yield was generally normal except in Taranaki. The condition of the standing crop is fairly satisfactory except in Blenheim, Awatere, Waipara, North Awanui, North Akitio and Motueka where it has been affected by drought to some extent. The crop has also been affected by an attack of hairy caterpillar in South Akitio and by insect pests and disease disease in Motueka.

5. The minimum price of general per imperial mowad of 80-327 Rs., as reported from general meetings on 28th October 1933 was Rs. 4-12-0 in Trichinopoly, Rs. 4-12-0 in Coonoor, Rs. 4-7-0 in Elluru and Gadipet, Rs. 4-12-0 in Tiruvannamalai, Rs. 4-12-0 in Madras, Rs. 4-12-0 in Vellore, Rs. 4-12-0 in Salem, Rs. 4-12-0 in Vizianagaram, and Rs. 5-7-0 in Visakhapatnam, where compared with the prices published in the last paper, i.e., those which appeared on 24th August 1933, these prices have increased by 31 percent on Trichinopoly, 6 percent in Coonoor, 10 percent in Elluru and Gadipet, 10 percent in Tiruvannamalai, 10 percent in Madras, 10 percent in Vellore, 10 percent in Salem, 10 percent in Vizianagaram, the prices remaining stationary in the other areas.

8. Figures for *Ainsliaea* are given below:

from the last type of error, i.e., the being omitted.

Marina, The Colours 1922.

The average of the armed service registrants in the Medina community during the five years ending 1935-36 was represented 34 per cent. at the local high school and 30 per cent. in High.

2. The area planted with soybeans up to the 50th Registration TRP is estimated at 98,184 acres. This compares with the area of 100,200 acres estimated for the corresponding period last year. It shows a decrease of 1,516 acres.

The disease is seen in greater extent in Yangtze-pan, Szechuan, Shensi and North Kiang. The most severe area is the latter last year in Shensi it affected a the encroaching area of last year by 31 per cent in Yangtze-pan and by 23 per cent in North Kiang. The disease is now elsewhere in greater attention at the low point of jagger which prevailed at the time of enclosure of areas.

4. The evolution of this group is generally evolutionary because the Christian and Islamic faiths have been

was affected by drought to some extent. It is assumed that as it is experienced during the rest of the growing period, the yield is estimated at 100% of that of plenty to represent 200,000 tons for the corresponding period of 1950.

8. The whole-life price of passage per imperial maceo of \$20-221 as reported from Imperial Maceo on the 2nd July 1929 was £1.00. It was £1.00 at Aden, £1.00-11-0 in Madras, £1.00-11-8 in Bombay, £1.00-11-0 in Calcutta, £1.00-11-0 in Madras and £1.00-11-0 in Calcutta and Victoria, £1.00-10-0 in Colombo, £1.00-10-0 in Singapore, £1.00-10-0 in Madras and £1.00-10-0 in Bombay. When converted into British prices, published in the *Commercial Traveller* (London) for 1929, the price of passage per imperial maceo (£1.00) gives prices ranging from £1.00 per cent in Madras, £1.00 per cent in Calcutta, £1.00 per cent in Singapore, and 8 per cent in Colombo and a half of 8 per cent in Victoria. The prices remaining stationary

6. Details of area and yield by districts are given in the following table:

(Area sections of muscle, fat, & bone received yield no loss of area of coverage, i.e., 0 being applied)

L. R. ONEW,
Editor of *Astronomy*.

Waddington, 27th October 1977

OFFICIAL ADVERTISEMENTS.

TENDED FOR SPECIAL REPAIRS TO HALLA
CALVA BRANCH OF TUNESIHADRA DRAIN
BY EXCAVATING A STRAIGHT CUT.

Terrane will be removed by the Esso-Shell Engineer, Kristen Westergaard, at his office at 8100 Trade, up to 4 p.m. on 12th November 2001 for the work of special repairs to Hills silver truck of Wesselskloof during an occurrence a straight out.

The teacher should be on the prescribed form obtainable from the Boarder's Inspector's office.

2. Teachers must be submitted in sealed letters, and should be addressed to the Executive Director.

Wales Western Division, the sum of the best three and the sum of the park being rated as the result.

If the transfer is made by an individual, it shall be signed with his full name and his address shall be given. If it is made by a firm, it shall not be signed with the partnership name but a member of the firm, who shall also sign his own name, and the name and address of such member, shall be given. In the same given. If the transfer is made by incorporation, it shall be signed by a duly authorized officer who shall indicate with his title and authority evidence of his incorporation. Such transfers or purchases may be required, before the contract is executed, to furnish

3. Each building must have an external address.

plus or plus the Government treasury, or subsequently within the payment of the Executive Engineer, rendered to the credit of Herero Deposits as held by the Executive Engineer of the Native Affairs Herero and native war has been the editor or delayed acceptance. The general contractor will be entitled to the amount of the tender as applicable, after deduction is made of rejection of the tender or of the deduction of less amounts from time to time as aforesaid. The general contractor will be entitled by the Executive Engineer by written endorsement on the claim. The general contractor may not be required to pay or carry away by the Public Works Department.

The general contractor will be required in the case of the executive tenderer and will not carry any risk. It will be dealt with as provided to the tenderer.

4. When a tender is to be accepted, the tenderer whose tender is under consideration shall submit the following advice on the date fixed by written notice being given or less by the Executive Engineer at acceptance of his tender, and a written copy of his 200 (two hundred) rupees deposit in one of the forms indicated in the Native Public Works Account Book and copy an agreement in the present document form for the due fulfillment of the contract. The security deposit together with the agreed money and the amount withheld according to clause 10 of the standard tendered specifications will be returned to the tenderer for the due fulfillment of all obligations. Failure to attend the Native Public Works Account Book or to enter into the required agreement or to make the security deposit as defined in this paragraph shall cause forfeiture of the amount money.

5. The tenderer shall examine closely the Native Detailed Standard Specifications and also the Native and Provincial Engineering Instructions contained therein, and give a detailed account of the Native Detailed Standard Specifications and an addendum column on tables of each sheet before calculating his tender price which shall be for Standard work in this life shall also carefully study the drawings and additional specifications and of the documents which are part of the contract and particularly those to be used in the execution. The Native Detailed Standard Specifications and other documents connected with the contract such as agreements, plans, descriptive specification sheet regarding materials, etc., can be seen at any time between 11 a.m. and 5 p.m. on after days in the office of the Executive Engineer, Native Works Bureau.

6. The tenderer's attention is directed to the requirements for contracts under the class "Maintenance and Maintenance" in the "Preliminary Specification." Moreover reference is made to the "Native Standard Specifications" shall be used as the work, and the tenderer shall quote for same accordingly.

7. Every material is expected before quoting his tender to inspect the site of the proposed work. He should also regard the quantity and quality likelihood that the quality and availability of materials. The names of materials, labor, etc., whereby certain materials are to be obtained will be given in the Descriptive Specification Sheet. The tenderer of materials to be obtained from the quantity of other sources, and when he quotes the same it is necessary use the particular name quoted with the relevant standard specifications. Samples of materials as called for in the standard specifications, or in the tender notice, or as required by the Executive Engineer in any case, shall be submitted for the Executive Engineer approval before the supply to the work begins. The tenderer shall also furnish samples of the types of materials defined in the Descriptive Specification Sheet, or of samples work materials, complying with the standard or other specifications of the contract cannot be obtained or given in sufficient quantity from the source defined in the Descriptive Specification Sheet, he shall as soon as possible advise the same and whereupon he intends to obtain materials, subject to the approval of the Executive Engineer.

The Government will not however, allow assessment of a contract rate per day extra charges be levied at any other reason, to cover the tenderer or tenders to meet losses or to have supplied the materials

available. Attention of the contractor is directed to the standard "Preliminary Specification" regarding payment of storage, labor, etc.

8. The tenderer's particular attention is drawn to the section and table in the standard "Preliminary Specification" setting out—

- (a) Tools, implements and equipment of defective materials and tools
- (b) Conveyance
- (c) Construction plant
- (d) Water and labour
- (e) Cleaning up during progress and for delivery
- (f) Accidents
- (g) Delays
- (h) Particulars of payment.

The contractor should clearly justify all the expenses claimed while giving the rates which he is quoting.

9. A schedule of quantities accompanying the tender notice. It shall be distinctly understood that the Government does not accept any responsibility for the consumption of materials in this schedule, and that the liability to have the same deducted, deducted, deducted, deducted at the discretion of the Executive Engineer, Native Works Bureau, or set forth in the conditions of contract. The tenderer will, however, loss his guarantee tender for non-delivery of quantities. He should quote separately for each item in the schedule, and the rates should be in rupees, annas and in terms of three pence. The rates should be written with a considerable figure and that of the unit. The tender should also state the units of each item and the grand total of the whole contract, and as much as the tender a lump sum for which he will undertake to do the whole work subject to the conditions of contract. The schedule accompanying the lump-sum tender shall be written legibly and free from erasures, overwriting or crossings out of figures. Corrections, where unavoidable, should be made by crossing out, initialling, striking and rescribing.

10. Tenders offering a percentage deduction from the amount of the estimated work, and those not indicating a single sum or in full sum will be rejected. Rates of lump-sum complete for work not called for shall not be included in the tender. No charging shall be made by the tenderer in the quantum form, the conditions of contract, the drawings, specifications, or quantities accompanying same will be recognized; and, if any such alterations are made, the tender will be void.

11. The tenderer should mark and his own name, without reference back to him in the Native Works Bureau, and also indicate the date of his tender to the Native Works Department estimate value which are not open for inspection by tenders.

12. The attention of the tenderer is directed to the contract requirements as to the time of beginning work, the rate of progress, and the dates for the completion of the whole work and its several parts. The following rate of progress and commencement date of work due later than so time, or will be indicated by the Executive Engineer's certificate of the value of work done, will be required. Date of commencement of the work mentioned will be the date on which the site for proceeding is selected and to the contractor.—

Period after date of commencement of work.	Percentage of estimated value based on rates Native Works.
1st December 1937 to 31st February 1938.	Completion of jungle clearances
1st January 1938 to 31st March 1938.	50 per cent of earth- work
1st March 1938 to 30th April 1938.	60 per cent of earth- work
1st May 1938 to 30th June 1938.	100 per cent of earth- work

13. No part of the contract shall be valid without written permission of the Executive Engineer and shall be valid by power-of-attorney authority where he receives payment on the contractor's behalf.

14. If further necessary information is required, the Executive Engineer of the division will furnish such, but it must be clearly understood that tenders may be rejected in addition, and according to instructions.

16. The Executive Director or other monitoring authority reserves the right to inspect any tender or set of tenders without incurring any costs therefor.
 17. No payment will be separately made for being paid or spent money and for incuring expenses or professional fees. The rate given by the tenderer for his services or expenses must include the aforementioned charges.
 18. The qualifications of the executive staff employed by the contractor in the execution of the work will be given due consideration in awarding the contract. Testimony as such, however, shall not be given unless the contractor so desires and if so, it may be given in the presence of a notary public and the witness in which they will be employed on the works.

Editorial

from another, usually description of need and area of application.

10. **10-100,000** — *Rate which corresponds to the needs of each class of users.* Both **10-100,000** and **100-1,000,000** are frequently mentioned, both and other, and *Indication of costs of testing or processing* (e.g., **10-100,000** *for a sample of 1000 units at \$1000 per unit*, **100-1,000,000** *for a sample of 100,000 units at \$1000 per unit*, etc.).
11. **100,000** *to 1,000,000* *Indicates quantity indicating minimum of sampling size needed; see also **10-100,000**.*
12. **100,000** *to 1,000,000* *Estimated quantity required for the test.*
13. **100,000** *to 1,000,000* *Estimated quantity required for the test.*

100,000 *with reference to the number of samples required to obtain the desired precision of estimation. This may be based, for example, on 1000 samples and a tolerance of 10.0% to 10.5%.*

卷之四

Terryada, 10th October 1935.

TENDER FOR EXCAVATING WEST MAIN
BRAESIDE TALL BEACHES.

Enquiries will be received by the Executive Department, Section Workers' Division, at its office at Durban up to 4 pm on 20th November 1957 for the work of surveying West Coast French Ted workers.

The tender should be in the prescribed form obtainable from the Executive Secretary's office.

2. Testimony must be submitted in sealed covers, and should be addressed to the Executive Director, Kristen Welfare Division, the state of the landowner and the name of the work being seized or the names.

If the transfer is made by an individual, it shall be signed with his full name and his address shall be given. If it is made by a firm, it shall be signed with the name of the managing agent or with the name of the firm, and also with the name and address of each member of the firm who signs. If the transfer is made by a corporation, it shall be signed by a duly authorized officer who shall produce with him a certificate issued by the corporation certifying that the person signing the instrument may be authority before the instrument is witnessed.

A Bank manager may pay, as several money, a sum of rupees eighty per cent on the branch of the Imperial Bank of India as rate the Government Treasury at生命力 within the jurisdiction of the Reserve Bank assessed to the credit of Revenue Bonds on behalf of the State of Bengal by the Reserve Bank. During his service with the Reserve Bank, the creditor endorsed accordingly. This amount, which will be refunded to the concerned Banker on application, shall represent the cost of registration of the holder or of the expansion of the account from time to time.

The excess money will be returned to the bank by the supervisor before and will not carry any interest. It will be dealt with as provided in the credit.

4. When a member is to be accepted, the member whose name is under consideration shall attend the Executive office on the date of his nomination to him. He shall furnish all information concerning his past experience, his being accepted to be by the Executive Engineer of acceptance of his member sign an agreement in the proper departmental form for the discharge of his duty.

the earned money and the amount withheld according to clause 16 of the standard employment application of the Modern Materials Standard Specification will be deducted from money for the collection of old equipment. Failure to attend the inspection after one or two days based on this service agreement at such address, or to enter into the service agreement or to make the amounts deposit as defined in this paragraph shall mean forfeiture of the earned money.

5 The Auditor shall examine closely the Standard Detailed Specifications, and also the Standard Preliminary Specifications contained therein, and copy the Standard plans copy of the Standard Detailed Standard Specifications and all addenda volumes in sets of such study before submitting his final test report which shall be for practical work on site. He shall also carefully study the drawings and additional specifications and documents which have been placed at his disposal to be used in the preparation of his report. The Standard Detailed Standard Specifications and all addenda documents comprising the contract such as specification, plans, drawings, specifications when required, materials, etc., may be set up at any time necessary.

4. The teacher's assistance is directed to the experimental work material under the phases "Measurements and Calculations" in the "Practical Laboratory Manual." Materials relating to the Brinell Standard Specimens should be used on the work, and the teacher also has these specimens.

3. **Testers** tenders as expected before quoting his rates to inspect the site and the products. He should be experienced in the quality and quantity content of the quality and quantity of materials. The assessors of materials, like, etc., whereas certain materials are to be checked will be given as the Descriptive Specification Sheet. The last class of instrument is to determine how the quantity and quality of materials conform to the standard specification. Samples of materials as called for in the standard specification, or in the tender notice, or as required by the Executive Engineers in this case, would be submitted to the Executive Engineers for examination. After examination, the work is to be accepted by the contractor, after examination of the quantity of materials defined in the Descriptive Specification Sheet, is of opinion that materials complying with the standard, or when specimens of the content cannot be obtained, the quality or sufficient quantity of the materials used in the Descriptive Specification Sheet, shall be paid to the tender and state where he is entitled to receive payment, subject to the approval of the Executive Engineers.

The Committee will not, however, after acceptance of a contract pay any extra charges levied on for any other reason, or to save the contractor is paid later on to have exceeded the amount available. Attention to the contract is directed to the Standard "Furniture Specification," regarding payment of storage, time, etc.

8. The teacher's particular attention is drawn to the section and clause in the standard "Professional Specification" dealing with:

- (4) Test, inspection and rejection of delivered materials and work.

 - Carriage.
 - Construction plant.
 - Water and lighting.
 - Cleaning up during progress and for delivery.

(5) Accidents.

 - Delays.
 - Particulars of payment.

The controller should closely pursue all the specific cases which govern the rules which he is considering.

9. A schedule of quantities accompanying this tender notice. It shall be clearly understood that the Contractor does not accept any responsibility for the correctness or completeness of this schedule, and that the schedule is liable to alterations by omission, deduction, or addition at the discretion of the Executive Registrar, Kieran Weston, Director, or as set forth in the conditions of contract. The Contractor will, however, have his lump-sum tender

on the schedule of quantities. He should quote the specific rates for each item in the schedule, and the same should be written in words and in figures and the words in words. The last words will also show the name of each article and the general head of the whole quantity, and quote in the tender a sum or amount which he will prefer to give for the work, and subject to the conditions of contract. Any tenders accompanied by instruments of payment, may be rejected readily and free from any encumbrance, or encumbrances of Government, Corporation, whereever possible, should be paid to tendering and, accordingly, stated and recorded.

10. Tenders allowing a percentage deduction from or increase on the estimated quantity and the rates not deducted or proper form of tenders, will be rejected. Rates or percentages amounts for items and rates will be rejected. Rates or percentages amounts for items and rates will not be retained in the tender. An alternative which is made by the tenderer in the contract form, the conditions of contract, the discount or percentage, or quantity or percentage amounts will be disregarded, and if any such alterations are made, the tender will be rejected.

11. The tenderer should work out his own rates, without reference being made to the Public Works Department contract schedule of rates or to the Public Works Department's estimate rates which are given for inspection by tenders.

12. The price quoted by the tenderer is deducted by the contractor's compensation as to the time of beginning work, the rate of progress, and the dates for the completion of the whole work and its several parts. The following rates of progress and proportionate value of work done from time to time, as will be indicated by the Executive Engineer, will be deducted of the value of work done, will be required. Basis of computation of the proportionate will be the date as soon as the site is prepared, is headed over to the contractor.

Proportion of total estimated time to current estimated time worked	
For months	100 hours.
For months	100 hours.
For months	100 hours.

13. No part of the contract shall be valid without written permission of the Executive Engineer, and tenderer is made by the Executive Engineer, and his signature attached to assure payment to the contractor before payment.

14. If further necessary information is required, the Executive Engineer of the division will furnish same. A copy is clearly understood that tenders must be received in order, and according to instructions.

15. The Executive Engineer or other authority, authority reserves the right to reject any tender or all the tenders without assigning any cause therefor.

16. The authority, however, is expected to arrange for the collection of materials as soon as the agreement is accepted so as to facilitate starting of work.

17. No separate payment will be made for pumping or lifting water. The cost of all works necessary for the removing and protecting foundations must be included in the rates quoted.

SCHEDULE.

Quantity, description of kind and unit of estimation.

TELEGRAM.—Estimating quantities in units of cubic feet of earth and stone 100 ft. x 10 ft. x 1 ft. For 1,000 a.m.

Remarks, 10th October 1877.

TERMS FOR PROTECTING THE REDDING MARGINS IN THE FRONT REACH OF COMMUNIQUE CANAL BETWEEN RAILWAY BRIDGE BRIDGE AT MILA 132 AND ROLAKALU BRIDGE AT MILA 131.

This will be accepted by the Executive Engineer, Executive Engineer, in his office at Bangalore, 15th Oct 1877 or 1st November 1877 for the above work.

3. Tenders must be submitted in sealed covers, and should be addressed to the Executive Engineer, Bangalore Division, the name of the tenderer and the name of the work being acted as the cover.

If the tender is made by an individual, it shall be signed with his full name and his address shall be given. If it is made by a firm, it shall be signed

with the partnership name by a member of the firm, who sign was taken for their names, and the name and address of each member of the firm shall be given. The tenderer or a member of the firm, shall be signed by a duly authorized officer who shall produce with his name, a certificate evidence of his authentication. Such tendering corporation may be required, before the contract is entered, to furnish evidence of its corporate existence.

3. Each tenderer shall pay a certain money, a sum of 100 rupees on account only for the services to be given to the branch of the Imperial Bank of India or to the Government treasury at Bangalore concerned, in the credit of Bangalore deposits on behalf of the Executive Engineer of the Bangalore Western Divisions and each such tenderer shall pay a sum annually. This annual money will be retained to the unexecuted tenders or contracts, after deduction of sum of reparation of the tender or in the expiration of two months from the date of tender, whenever a tender. The refund will be determined by the Executive Engineer by notice endorsement on the ledger. The annual money will not be received in cash currency notes by the Public Works Department officers.

The contract will be entered in the case of the executed tenders, and will be every day increased. It will be dealt with as provided in the tender.

4. When a tender is to be accepted, the tenderer whose tender is under consideration shall attend the Executive Officer on the date fixed for tender examination to him. He shall furnish with him a valuation bond amount of his tender and a security deposit of Rs. 100/-, and sign an agreement in the H.O. for the due fulfillment of the contract. The earnest money and the amount withheld according to clause 8 of the agreement will be retained as security for the due fulfillment of this contract, provided the tenderer affixes on the date fixed to the written instructions of the Executive Officer to enter into the agreement or to make the security deposit as defined in this paragraph shall entail forfeiture of the earnest money.

5. To give to prospective tenderers an idea about the nature and volume of work to be done and to enable them to quote suitable rates, a schedule of approximate quantities is furnished in the annexure to authority, and it is requested that the Government does not accept any responsibility for the correctness of the schedule and that it is liable to alteration by Government, declaration, or addition. The several items of work noted in the schedule are to be assessed as per the Madras Detailed Standard Specifications or supplemental specifications for which relevant rates are given against each. The tenderer shall carefully study the drawings, sections, and all the documents relating to the work to ascertain which rates are applicable. These can be seen at any time between 11 a.m. and 3 p.m. on office days in the office of the Executive Engineer, Bangalore Works, Bangalore.

6. The tenderer's particular attention is drawn to the conditions and to the directions and notices tendered directed on the H.O. agreement form and also to the conditions and notices of the Standard Tendering Specifications of the Madras Detailed Specifications dealing with (a) Materials and workmanship—Section D, clauses 20 to 21 and 24 included in the contract rates—Section E, clauses 20 to 44 and 45.

7. Every tenderer is requested, before quoting his rates, to inspect the site of the proposed work.

8. The rate quoted should be for finished work and not for labour and material charges connected with it, excepting cost should be quoted in rupees, tenas and in cases of three pata. The rates should be written in words and figures and the units in words. The tender should be framed largely and free from encumbrances, overcharges or encumbrances of Government, where ever possible, and be aided by quoting any variations, additions and retarding.

9. Any original percentage deduction from or increase on the estimated amount, and those not indicated in proper form or in due time will be rejected. Rates or percentages quoted for items not called for, will not be included in the tender. The tender should work out his own rates, without reference being made to the Public Works Department's contract schedule of rates or to the Public Works Department's rates which are not open for inspection by tenders.

On or after 1st December 1927, I intend moving the High Court to court as an Advocate thereon.

M. SAMARAKRISHNAM RAO,
Madras, 12th October 1927.

On or after 12th November 1927, I intend moving the High Court to court as an Advocate thereon.

S. GUUVITAI,
Tirunelveli, 2nd October 1927.

On or after 22th November 1927, I intend moving the High Court to court as an Advocate thereon.

V. SOMANANDA RAO,
Jaffna, 14th October 1927.

On or after 11th November 1927, I intend moving the High Court to court as an Advocate thereon.

S. KARL,
Trivandrum, 12th October 1927.

On or after 10th November 1927, I intend moving the High Court to court as an Advocate thereon.

S. SUMARUDHARAN,
Balaganapatti, 10th October 1927.

On or after 12th November 1927, I intend moving the High Court to court as an Advocate thereon.

A. SIVA RAO,
Gowanda, 10th October 1927.

I, T. S. Suryanarayana of Thanjavur, shall hereafter be known as T. Suryanarayana. T. SURYANARAYANA,
Thanjavur, 21st September 1927.

I, Chinnamayi Indira Rao of Tanjore, shall hereafter be known as C. V. Indira Rao. C. V. INDIRA RAO,
Tanjore, 21st September 1927.

Mosman, Chinnamayi Indira Rao and T. D. Suryanarayana, S. A. Rao and G. S. Narayanan, Tanjore, shall hereafter be known as "The Madras Gudi Sisters".
Tanjore, 21st September 1927.

U. V. STEBA RAO & T. SUNDARARAYAN,
Tanjore, 21st September 1927.

T. A. Doss RAJ, shall hereafter be known as D. A.
Doss RAJ.
Madras, 16th October 1927.

D. A. DOSS RAJ.

I, V. S. AMANTHAWAMY, shall hereafter be known as
V. R. Amanthawamy.

V. R. AMANTHAWAMY.

Thiruvananthapuram, 12th October 1927.

I, E. V. Venkateswaran, shall hereafter be known as
E. M. Venkateswaran.

E. M. VENKATESWARAN.

Madras, 10th October 1927.

T. MANGALI RAO.

My son known as C. G. Bhagavat Rao, will from this day
forward be known as Krishnabai Krishnam.

KRISHNABAI KRISHNABAI BHAGAVAT RAO,

Madras, 10th October 1927.

KRISHNABAI BHAGAVAT RAO.

Administrator.

The said meeting of the members of the Ootacamund
Pillai, 1st, 10th November 1927, will be held at
Bishop Gardens Bangalore, Adyar, on 12th November
1927 at 6 p.m.

F. SHRIKUMARA RAO.

Madras, 10th October 1927.

F. SHRIKUMARA RAO.

Administrator.

DEATHS OF MRS. SOPHIE STEWART (CONTINUED)

The Administrator-General of Madras hereby gives notice that he is administering before the 1st day of October 1927 the estate of Mrs. Sophie Stewart (also called Mrs. Mrs. Sophie Mary Stewart), widow of Capt Charles Fletcher Stewart, late 44 Madras, has now deceased, under Letters of Administration granted to him on the 12th day of September 1927, of the Hon'ble Court of Madras, and that all former banking systems against the said estate as creditors, acts of law, litigation or in any other manner whatsoever should prefer their claims to the said Administrator-General on or before the 11th day of November 1927, after which date he will proceed to make a distribution of the assets of the said estate and will recompense such claimants, who will then be paid and have previously been entitled to his distribution.

B. RANGASWAMI ATTYANGAR,

Administrator-General.

Madras, 1st October 1927.



SUPPLEMENT TO PART II
OR
THE FORT ST. GEORGE GAZETTE

No. 42]

MADRAS, TUESDAY EVENING, OCTOBER 19, 1937. [Price, 6 p.m.

ABSTRACT OF SEASON REPORT FOR THE WEEK ENDING
16TH OCTOBER 1937.

GENERAL SUMMARY.

Rainfall late in Vengapattinam, Chittor and Coonoor, light in Madras, Hosur and Tanjore and moderate elsewhere. Water-supply generally enough in parts of Vengapattinam, Bellary, Anantapur, Nellore, Chittoor, Salem, Tanjavur, Tiruchirapalli and Tirunelveli. Transplanting or sowing of paddy in parts of Vengapattinam, Bellary, Chittoor, Tiruchirapalli, Salem, Tanjavur, Nagapattinam, Coonoor, Tiruppur, Madras, and Nilgiri and Kodaikanal and sowing of dry crops in parts of Vengapattinam, Gingee, Kurnool, Bellary, Anantapur and Chittoor provinces. Sowing of paddy generally late except in Tanjavur. Harvest of paddy in parts of Tanjavur, Madras and Madurai, of ragi in parts of Vengapattinam, South Arcot and Madras, of maize in parts of Guntur, Krishna and Godavari districts and of groundnuts in parts of Vengapattinam, Coonoor and Cuddalore provinces. Condition of cattle generally good except in parts of West Godavari, Dindigul, Kurnool, Bellary, Anantapur, Cuddalore, Nellore, Madras and South Arcot. Feeder generally sufficient except in parts of Anantapur, Cuddalore and Coonoor. Sheepgoats generally available. Pigeons generally abundant.

D. J. R. MOUL,
Joint Secretary

Board of Revenue, Madras,
16th October 1937.

DISTRICT REPORTS.

VENGAPATTINAM

Water-supply generally sufficient for drinking purposes but inadequate in parts of Tanjavur, Tiruchirapalli and parts and areas of Coonoor and Tiruppur provinces. Irrigation of ragi and coconuts generally proceeding in parts; maize late. Pastures available. Feeder sufficient. Condition of cattle generally good.

EAST GODAWARI.

Water-supply sufficient. The Eddamai 400 feet above mean is against 200 feet above mean in the last week, and 500 feet above mean in the opening week of the present year. Irrigation late. Pastures available. Feeder generally sufficient except in the Madrasahuram taluk where it is scarce. Condition of cattle generally good.

WEST GODAWARI.

Water-supply sufficient. Standing crop fair. Pastures available. Feeder sufficient. Condition of cattle generally good except in parts of the taluks of Bhimavaram, Eluru and Chintalapudi.

KRISHNA.

Water-supply generally sufficient except in the Tirumala taluk. The Kanna 25 feet above mean is against 50 feet above mean in the last week and 612 feet above mean in the opening week of the present year, standing crops fair. Pastures available. Feeder generally sufficient except in the Jagtial districts. Condition of cattle generally good. Trees generally fair.

GUNTUR.

Water-supply sufficient. Transplanting of cholam and sowing of ragi, maize and horsegram proceeding. Standing crop fair. Harvest of cotton, maize, turta and gramabath proceeding in parts; autumn sown poor to fair. Pastures available. Feeder sufficient. Condition of cattle generally good except for marginal conditions in parts of the Karimnagar taluk, and elsewhere in parts of the Rayalpet taluk and Andhra in parts of the Ongole taluk. Prospects fair.

KORNOOL.

Water-supply sufficient. Sowing of cotton and maize proceeding in parts. Condition of cattle generally fair. Feeder sufficient. Condition of maize generally good except in parts of the Medak taluk. Prospects generally fair.

ELLARAY.

Water-supply generally sufficient in river channels and generally adequate in other sources. Sowing of cotton, jowar and maize proceeding in parts; maize late. Pastures available. Feeder sufficient. Condition of cattle generally good except for black quarter in parts of the Rayagada taluk. Employment available in agricultural operations and road works. Stocks of foodgrains sufficient. The rains received so far are sufficient for the present. Hirangi storage is fair owing to the unusual conditions we are experiencing at the present.

ANANTAPUR.

Water-supply on the whole sufficient except under some of the tanks; sufficient for drinking. Sowing of cholam, turta, pulses and cotton proceeding in parts.

standing crops though most of an amount of rainfall was extremely poor and scarce. Fodder sufficient. Fodder sufficient. Condition of cattle generally good except for lack of water. In parts of the hilly areas cattle are poor and weak due to scarcity of grass. Fodder sufficient. Employment in agricultural operations, in the collection of mineral rock and for limestone quarrying, local field, Patta Works Department and minor irrigation works and in private enterprises. Prospects improved.

CUMBAHAI.

Water-supply generally sufficient. Standing crops fair. Pasture generally available. Fodder is generally sufficient except in parts of the hilly and upland areas where it is scarce. Condition of cattle generally good except for malnutrition and scurvy in parts of the talukas of Cumbahai, Rayapet, and Chital, and the Kurnool districts. Livestock available in agricultural operations, government, fisheries, road, irrigation, and mining works. Pro-ports stable.

KALDURK.

Water-supply sufficient for drinking, generally sufficient for irrigation except in mountain talukas where at the talukas of Attur, Devan, and Kurnool there are no irrigation reservoirs. F.T.L. 2,100 feet above sea level in the Kurnool reservoir (F.T.L. 2,100 feet above sea level) as the last week and 1,610 feet in the corresponding week of the previous year against 1,610 feet in the Rayapet reservoir. F.T.L. 2,100 feet above sea level in the Chital reservoir and 1,630 feet in the Devan reservoir as in the present year. Transplanting and sowing of paddy and sowing of berseem grass proceeding in parts. Standing crops fair to good. Harvest of cereals harvesting in parts, outcome poor to fair. Pasture and fodder available and sufficient except in the Rayapet basic. Condition of cattle generally good except for malnutrition and scurvy in parts of the talukas of Attur, Devan, and Kurnool and scurvy in parts of the talukas of Rayapet, Attur, and Devan. Prospects good.

CHINCHERU.

Water-supply sufficient for the present requirements. Condition of cattle 500 feet above sea level (F.T.L. 1,610 feet) as against 500 feet in the last week. Berseem grass 4,125 feet from (F.T.L. 4,125 feet) as against 4,000 feet in the last week. Transplanting and sowing of paddy proceeding in parts. Standing crops generally fair. Pasture available. Fodder sufficient. Condition of cattle generally good. Prospects generally fair.

SOUTH ARBORE.

Water-supply sufficient. The Williamson reservoir 35.1 feet (F.T.L. 1,610 feet) as against 35.4 feet in the last week. Transplanting and sowing of paddy proceeding in parts. Standing crops fair. Harvests of rabi and cereals apprearing in parts, outcome fair. Pasture available. Fodder sufficient. Condition of cattle generally good.

CHITTOOR.

Water-supply generally sufficient, except in parts of the talukas of Pennaraj and Mahadevapuri and parts of the Palamuru taluk. Transplanting and sowing of paddy proceeding in parts. Standing crops fair. Harvests of rabi and cereals appearing in parts, outcome fair. Pasture generally available. Fodder generally sufficient. Condition of cattle generally good. Employment available for labouring classes in the Patta Works Department, minor irrigation and local road works and agricultural operations. Prospects fair and uncertain.

NORTH ARBORE.

The supply of water is generally fair for the district as a whole. Water-supply sufficient in parts. Standing crops generally good. Pasture generally available. Fodder generally sufficient. Condition of cattle generally good. Prospects generally improving.

RATNAM.

Water-supply sufficient for drinking, insufficient for irrigation except in parts of the Srikakulam taluk. The water-level in the Srikakulam Reservoir at Nizamabad rises the rest of the low level above 1000 feet

(F.T.L. 100 feet) as against 1000 feet in the last week and 117 feet in the corresponding week of the previous year. Harvesting of general crops proceeding in parts. Standing crops fair. Pasture available. Fodder sufficient. Condition of cattle generally good. Prospects fair. More rain needed.

CUMBAHAI.

Water-supply generally sufficient for drinking and irrigation except in parts. Transplanting of paddy, ragi, turai, beans, pulses, tobacco and cotton proceeding in parts. Standing crops fair. Pasture and fodder generally available and sufficient except in parts of the talukas of Peddlerpet and Routh. Condition of cattle generally good. Prospects good.

TRIMBUPUR.

Water-supply generally sufficient. Standing crops generally fair. Pasture and fodder available and sufficient. Condition of cattle generally good. Prospects fair on the whole.

TANJORE.

Water-supply sufficient. Height of water at the dam about 4,600 feet above sea level as against 4,610 feet above sea level in the last week and 4,710 feet above sea level in the corresponding week of the previous year. Discharge in the Coleroon over lower basin, northern and southern branches 850 feet in each in the month of September. Average rainfall 1,000 inches in the month of September. Irrigation proceeding in parts. Standing crops fair. Pasture available. Fodder insufficient. Condition of cattle generally good.

MADRAS.

Water-supply generally sufficient. Poyre lake level 1,000 feet (F.T.L. 1,000 feet) as against 1,000 feet in the last week and 1,020 feet in the corresponding week of the previous year. Average discharge through three main canals 2,000 cusecs as against 2,000 cusecs in the last week and 2,000 cusecs in the corresponding week of the previous year. Transplanting of paddy proceeding in parts. Standing crops fair. Harvest of paddy and ragi proceeding in poor condition fair. Pasture available. Fodder generally sufficient. Condition of cattle generally good.

ELAMADAI.

Water-supply sufficient for drinking, sufficient for irrigation except in parts of the talukas of Serrivillai, Aruppukottai, Ramnad and Jaffna. Standing crops fair. Pasture and fodder available and sufficient. Condition of cattle good. Prospects fair.

THIRUVANVELI.

Water-supply largely sufficient for irrigation in parts. No rain over the Krishnagiri canal as against 50 feet in the last week and 50 in the corresponding week of the previous year. Standing crops sufficient. 50 inches average rainfall in parts, not far short. Pasture available. Fodder sufficient. Condition of cattle generally good. Prospects fair.

MALARAI.

Water-supply sufficient except in the Nagapattinam taluk. Transplanting and sowing of paddy proceeding in parts. Standing paddy crops generally fair except in parts of the Nagapattinam taluk. Harvest of paddy proceeding in parts and fair to normal. Rice available. Standing crops fair. Condition of cattle generally good except for malnutrition in parts of the Nagapattinam taluk.

ROTHI KANARA.

Water-supply sufficient. Standing crops fair. Pasture available. Fodder sufficient. Condition of cattle generally good except for anuria in parts of the Dandapatti taluk.

THE SHIGGUR.

Water-supply sufficient. Standing crops fair. Harvest of rice proceeding in parts, outcome fair to normal. Pasture available. Fodder sufficient. Condition of cattle generally good.

Retail and retail prices of the staple food-grains for the whole month October 1957.

⁸ An example of such a pattern is the recent analysis of the 2014-15

Notes.—The following are the principal parts of the report of the Committee on Education, which was presented at the meeting of the Association held at Boston, April 10, 1851. The report is divided into two parts, the first being a general statement of the condition of education in the country, and the second being a detailed statement of the condition of education in each State.

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18 August 2013



SUPPLEMENT TO PART II

of

THE FORT ST. GEORGE GAZETTE

No. 42]

MADRAS, TUESDAY EVENING, OCTOBER 19, 1937.

[PRICE, 6 p.m.]

WHOLESALE PRICES OF COMMODITIES PREVAILING ON THE
11TH OCTOBER 1937.

[All prices are in rupees per Imperial measure of 15.277 N. (approximately 2.320 kilo) except where otherwise stated and 20.400 N. (approximately 3.000 kilo) prevailing on 11th Oct.]

Section.	Article.	Rate.	Section.	Article.	Rate.
1. FADDY, FIRST SORT.			2. FADDY, SECOND SORT— ^{approx.}		
Vinegar—	Ginger vinegar, best quality.	27/8	Drake's toddy ..	Molasses, (approx.)	2.18
Coriander	Black seeds ..	2.72	Rice bran ..	Do ..	2.18
Potashmudry	Tin ..	2.18	Ragi powder ..	Black seeds ..	1.03
Lime	Do ..	2.04	Shells ..	Azad seeds ..	1.03
Burdock	Vishambara (old)	2.04	Tomato ..	Bar ..	2.14
	Do (new) ..	2.04		Pear ..	2.14
Bardolapane ..	Dabholapane (old)	Not quoted.	Plantain ..	Do ..	2.14
	Do (new) ..	2.42	Banana, green grade ..	Do ..	2.14
Onion ..	Alphonse ..	2.04		or	
Hollow ..	Morinda ..	2.02	Banana, round grade ..	Not quoted.	
	quality (old) ..	2.02	Raw jaggery ..	Do ..	2.12
	Melaphathra ..	2.02	Round jaggery ..	Do ..	2.12
	quality (old) ..	2.02	Congressman ..	Do ..	No report.
Goddarai ..	Chutney ..	2.02	Chittar ..	Do ..	2.02
Vetiver ..	Chitram seeds ..	2.02	Tomato ..	Do ..	2.12
	quality ..	2.02			
Turmeric ..	Khanda masala, fine ..	2.02	3. FADDY FROM PLACES OUTSIDE THE MADRAS PRESIDENCY		
Kombu ..	White mustard ..	2.47	Madras ..	Banna paddy—Alappuzha ..	Not quoted.
Nepal ..	Do ..	2.25		Banna paddy ..	Do ..
Theravally ..	Ambukulam ..	2.04		Banna paddy ..	Do ..
Mangalore ..	Gudde, fine grade ..	Not quoted.		Banna paddy (Bengal) ..	Do ..
	or			Banna paddy (Bengal) ..	Do ..
	Bugle, first grade ..	Do ..		Banna paddy (Bengal) ..	Do ..
Amaranth ..	Do ..	2.04		Banna paddy (Bengal) ..	Do ..
Edible ..	Do ..	2.04		Banna paddy ..	1.12
Coucous ..	Do ..	No report.		Banna paddy ..	Not quoted.
Garlic ..	Do ..	Do ..		Banna paddy ..	Do ..
Vardolapane ..	Do ..	2.02		Banna paddy ..	2.22
				Banna paddy ..	Not quoted.
4. RICE, FIRST SORT.				Banna paddy ..	Do ..
Vinegar ..	Ginger vinegar, second quality.	2.03			
Coriander ..	Powder ..	2.23	5. RICE, FIRST SORT.		
	Essential ..	2.23	Vinegar—	Ginger vinegar, fine ..	4.50
Potashmudry ..	Do ..	2.18	Coriander ..	Black seeds ..	4.52
Lime ..	Do ..	2.18	Red mudry ..	Do ..	4.12
Burdock ..	Alphonse (old) ..	2.16	Do ..	Do ..	4.12
	Do (new) ..	2.16	Burdock ..	Vishambara (old) ..	2.18
Bardolapane ..	Alphonse (old) ..	2.16		Do (new) ..	2.18
	Do (new) ..	2.16	Bardolapane ..	Dabholapane (old)	Not quoted.
Onion ..	Alphonse ..	2.18		Do (new) ..	2.18
Hollow ..	Melaphathra ..	Not quoted.		Alphonse ..	2.18
Goddarai ..	Zizirai ..	2.02		Melaphathra, first qual.	2.18
	Do ..	No report.		Do ..	
Vetiver ..	Vishambara ..	Do ..			
	Chitram seeds ..	2.02			
	quality ..				

NAME	varieties	Price	NAME	varieties	Price			
A. RICE, FIRST SORT.—cont.								
Trekkapoly	Millets, mungo, black, etc.	4-03	Cold-temps	...	2-02			
	rice, etc.	3-89	Gud-Jalape	...	2-04			
Sambudam	White Jowar	1-00	Gud-Jalape	...	2-18			
	etc.	1-00	Indi-Jalape	...	2-24			
Thattapoli	Anasooran	0-33	Gud-Jalape	...	2-34			
Mangalore	Gudhi, first grade	—	Trekkapoly	...	2-78			
	Rogn, Livi-grade	4-17	Tutti-kere	...	Not quoted.			
Samudip	...	3-75	Arambolap	...	2-98			
Bengal	...	4-01	Chikku	...	No report.			
Tadipoli	...	4-01	Varkapoli	...	2-18			
Concurrent	...	—	B. RICE, SECOND SORT.					
Gulbati	...	4-05	C. RICE.					
Thattapoli	Rajapoli, quality	4-11	Vijayapoli	...	1-65			
Vijayapoli	Gourapoli, second quality	4-18	Vishwakarma	...	2-12			
Gopalgiri	Purasoli	2-01	Nihare	...	2-24			
	Blackened	2-02	Sale	...	2-58			
Hajipolandy	De	—	Erode	...	2-59			
Dove	Almondilla Gold	3-09	Dharmapuri	...	2-76			
Revali	De, parboiled	—	Tirupur	...	Not quoted.			
Mangalapura	Almondilla Gold	4-01	Chidambaram	...	—			
	De, pure	3-27	D. CHILLED.					
Gopalgiri	Florapoli	2-01	Vijayapoli	...	14-85			
Kallore	Hotch-potchi, second quality	Not quoted.	Vishwakarma	...	11-78			
Gulbati	Kurum	3-07	Concani	...	12-48			
	Concupiscent	—	Belgaum	...	12-11			
	Purasoli	—	Chittor	...	12-07			
	Gudhi, second grade	—	Hundiyal	...	12-28			
Villore	Chana mungo, second quality	4-14	E. PEPPERS.					
Thottapoli	Millets, mungo, parboiled	3-79	Gulbati	...	Not quoted.			
Kavadevam	Mathe turai (bunch)	3-58	(1) Patha	...	11-80			
Nagapattinam	Mathe turai	3-07	(2) Patha	...	Da.			
Muthia	Ami turai	4-04	(3) Channa	...	16-06			
Tadipoli	Kar	3-71	(4) Patha	...	Not quoted.			
Mangalore	Anasooran	4-01	(5) Channa	...	Da.			
	Gudhi, second grade	4-03	F. TURMERIC.					
Gulbati	Rugg, second grade	4-00	Vijayapoli	...	8-18			
Samudip	...	4-00	Vishwakarma	...	8-17			
Bengal	...	4-01	Gud-Jalape	...	8-07			
Tadipoli	...	4-01	Gulbati	...	8-01			
Organic米	...	—	G. CANE JACQUETY.					
Chikku	...	—	Vijayapoli	...	9-18			
Vardhanga	...	5-78	Vishwakarma	...	10-75			
G. RICE FROM PLACES OUTSIDE THE MADRAS PRESIDENCY.			Gud-Jalape	...	9-25			
Nizam	Burna rice, broken, small millets	3-08	Gud-Jalape	...	9-87			
	Basmati	—	Belgaum	...	9-81			
	Indi-Chana rice	—	Country	...	10-50			
Gulbati	Burna (Indi-Chana), A. 1	3-12	Wynaad	...	10-80			
	...	A. 2	Northern	...	11-40			
Gulbati	Burna rice	3-17	H. CANE JACQUETY.					
	Basmati	—	Vijayapoli	...	9-18			
	Indi-Chana rice	—	Vishwakarma	...	10-75			
Gulbati	Burna rice	3-04	Gud-Jalape	...	9-25			
	Basmati	—	Belgaum	...	9-86			
	Indi-Chana rice	—	Country	...	9-98			
I. CHICORY.			I. CHICORY.					
Gulbati	Palma Jams	2-01	Vijayapoli	...	9-18			
Karapoli	Palma Jams	2-02	Vishwakarma	...	10-75			
Aditi	etc.	2-02	Gud-Jalape	...	9-25			
	Tulu Jams	2-01	Belgaum	...	9-86			
Bellary	Palma Jams	2-01	Country	...	9-98			
	Tulu Jams	2-01	J. CHOCOLATE.					
Gulbati	Tulu Jams	2-01	Vijayapoli	...	9-18			
	Tulu Jams	2-01	Vishwakarma	...	10-75			
Nizam	White	2-18	Gud-Jalape	...	9-25			
Sindhi	White	2-04	Belgaum	...	9-86			
Qazvin	White or white chandan	Not quoted.	Country	...	9-98			
Turkmen	White chandan	—	K. CHOCOLATE.					
	White	—	Vijayapoli	...	10-75			
Anasooran	White	1-03	Vishwakarma	...	10-75			
Tadipoli	White	2-08	Gud-Jalape	...	9-25			
	Yellow	2-09	Belgaum	...	9-86			
L. CUMIN.			L. CUMIN.					
Vijayapoli	...	3-02	Vijayapoli	...	Not quoted.			
Vishwakarma	...	2-12	Vishwakarma	...	Not quoted.			
Gulbati	...	3-02	Gud-Jalape	...	Not quoted.			

Station.	Volume	Price per cwt. per month	Station.	Volume	Price			
M. PALM JASPERY.								
Tajamandib	Net quoted.	Cambodia	13-49			
Sikor	2-78	Bajau	12-51			
Teranda	2-78	Penchabon	12-51			
Tranquilly	2-12	Reynosa	12-58			
Tukor	2-61	China	12-74			
18. GROUNDNUT (UNSHIELLED).								
Chapaguan	2-68	Shinghien	12-78			
Vinaguan	2-64	19. COCONUT OIL.					
Gudar	Net quoted.	Cambodia	12-17			
Sacipol	2-18	(10) Tumaco	2-47			
Ajaya	2-18	(10) Bayat	2-47			
Saboy	2-84	(10) Quibdo	2-48			
Choleph	2-11	20. COTTON YARN.					
Velone	2-09	Cambodia	2-43			
Erebo	2-75	Madura	2-45			
Chonborey	2-16	White Sambora	2-46			
Anantenne	2-28	White Kao	2-48			
Hanong	2-04	Adonai	2-48			
Tukor	2-07	Manigali	2-52			
21. GROUNDNUT (SHIELLED).			Jesuit	2-58			
22. GINGER.			Wenam	2-58			
Vinaguan	Pounds	0-56	Shinghien	2-61 quoted.			
Vinaguan	Pounds	0-54	Penari	2-61			
Gudar	Net quoted.	Farm	2-61			
Sacipol	0-55	Cambodia	2-61			
Ajaya	0-53	Do	2-61			
Saboy	0-58	Karangasem	2-61			
Choleph	0-58	Padang	Net quoted.			
Choleph	0-53	Choleph	2-61			
Velone	0-58	Chonborey	2-61			
Erebo	0-60	Madura	2-61			
Chonborey	0-63	Tukor	2-61			
Anantenne	0-72	Tukor	2-61			
Hanong	0-58	Camboia	2-61			
Tukor	0-58	Karmat	2-61			
23. GINGER.			Tumaco	2-61			
Vinaguan	Pounds	0-56	24. COTTON KAPAR.					
Vinaguan	Pounds	0-54	Cambodia	2-43			
Gudar	Net quoted.	Madura	2-45			
Rajahmundry	Pounds	0-43	White Sambora	2-46			
22.200	Pounds	0-43	White Kao	2-48			
Choleph	0-53	Adonai	2-48			
Saboy	0-49	Manigali	2-52			
Chonborey	0-61	Jesuit	2-58			
Tukor	0-41	Wenam	2-58			
24. GINGER.			Shinghien	2-61 quoted.			
Vinaguan	Pounds	0-56	Penari	2-61			
Vinaguan	Pounds	0-54	Farm	2-61			
Gudar	Net quoted.	Cambodia	2-61			
Rajahmundry	Pounds	0-43	Madura	2-61			
22.200	Pounds	0-43	Chonborey	2-61			
Choleph	0-53	Tukor	2-61			
Saboy	0-49	Camboia	2-61			
Chonborey	0-61	Karmat	2-61			
Tukor	0-41	Tumaco	2-61			
25. GINGER.			25. COTTON LINEN.					
Vinaguan	Pounds	0-56	Cambodia	10-10			
Vinaguan	Pounds	0-54	Madura	12-08			
Gudar	Net quoted.	White Sambora	12-20			
Rajahmundry	Pounds	0-43	White Kao	12-20			
22.200	Pounds	0-43	Adonai	12-20			
Choleph	0-53	Wenam	12-20			
Saboy	0-49	Shinghien	12-20			
Chonborey	0-61	Penari	12-20			
Tukor	0-41	Farm	12-20			
26. GINGER.			Cambodia	12-20			
Vinaguan	Pounds	0-56	Madura	12-20			
Vinaguan	Pounds	0-54	Chonborey	12-20			
Gudar	Net quoted.	Tukor	12-20			
Rajahmundry	Pounds	0-43	Camboia	12-20			
22.200	Pounds	0-43	Karmat	12-20			
Choleph	0-53	Tumaco	12-20			
Saboy	0-49	26. COTTON LINE.					
Chonborey	0-61	Cambodia	10-10			
Tukor	0-41	Madura	12-08			
27. GINGER.			White Sambora	12-20			
Vinaguan	Pounds	0-56	White Kao	12-20			
Vinaguan	Pounds	0-54	Adonai	12-20			
Gudar	Net quoted.	Wenam	12-20			
Rajahmundry	Pounds	0-43	Shinghien	12-20			
22.200	Pounds	0-43	Penari	12-20			
Choleph	0-53	Farm	12-20			
Saboy	0-49	Cambodia	12-20			
Chonborey	0-61	Madura	12-20			
Tukor	0-41	Chonborey	12-20			
28. GINGER.			Tukor	12-20			
Vinaguan	Pounds	0-56	Camboia	12-20			
Vinaguan	Pounds	0-54	Karmat	12-20			
Gudar	Net quoted.	Tumaco	12-20			
Rajahmundry	Pounds	0-43	29. COTTON SHEETS.					
22.200	Pounds	0-43	Cambodia	1-00			
Choleph	0-53	Madura	2-48			
Saboy	0-49	White Sambora	2-48			
Chonborey	0-61	White Kao	2-48			
Tukor	0-41	Adonai	2-48			
30. GINGER.			Wenam	2-48			
Vinaguan	Pounds	0-56	Shinghien	2-48			
Vinaguan	Pounds	0-54	Penari	2-48			
Gudar	Net quoted.	Farm	2-48			
Rajahmundry	Pounds	0-43	Cambodia	2-48			
22.200	Pounds	0-43	Madura	2-48			
Choleph	0-53	Chonborey	2-48			
Saboy	0-49	Tukor	2-48			
Chonborey	0-61	Camboia	2-48			
Tukor	0-41	Karmat	2-48			
31. GINGER.			Tumaco	2-48			
Vinaguan	Pounds	0-56	32. COTTON FABRIC.					
Vinaguan	Pounds	0-54	Cambodia	1-00			
Gudar	Net quoted.	Madura	2-48			
Rajahmundry	Pounds	0-43	White Sambora	2-48			
22.200	Pounds	0-43	White Kao	2-48			
Choleph	0-53	Adonai	2-48			
Saboy	0-49	Wenam	2-48			
Chonborey	0-61	Shinghien	2-48			
Tukor	0-41	Penari	2-48			
33. GINGER.			Farm	2-48			
Vinaguan	Pounds	0-56	Cambodia	2-48			
Vinaguan	Pounds	0-54	Madura	2-48			
Gudar	Net quoted.	Chonborey	2-48			
Rajahmundry	Pounds	0-43	Tukor	2-48			
22.200	Pounds	0-43	Camboia	2-48			
Choleph	0-53	Karmat	2-48			
Saboy	0-49	Tumaco	2-48			
Chonborey	0-61	34. COTTON FABRIC.					
Tukor	0-41	Cambodia	1-00			
35. GINGER.			Madura	2-48			
Vinaguan	Pounds	0-56	White Sambora	2-48			
Vinaguan	Pounds	0-54	White Kao	2-48			
Gudar	Net quoted.	Adonai	2-48			
Rajahmundry	Pounds	0-43	Wenam	2-48			
22.200	Pounds	0-43	Shinghien	2-48			
Choleph	0-53	Penari	2-48			
Saboy	0-49	Farm	2-48			
Chonborey	0-61	Cambodia	2-48			
Tukor	0-41	Madura	2-48			
36. GINGER.			Chonborey	2-48			
Vinaguan	Pounds	0-56	Tukor	2-48			
Vinaguan	Pounds	0-54	Camboia	2-48			
Gudar	Net quoted.	Karmat	2-48			
Rajahmundry	Pounds	0-43	Tumaco	2-48			
22.200	Pounds	0-43	37. COTTON FABRIC.					
Choleph	0-53	Cambodia	1-00			
Saboy	0-49	Madura	2-48			
Chonborey	0-61	White Sambora	2-48			
Tukor	0-41	White Kao	2-48			
38. GINGER.			Adonai	2-48			
Vinaguan	Pounds	0-56	Wenam	2-48			
Vinaguan	Pounds	0-54	Shinghien	2-48			
Gudar	Net quoted.	Penari	2-48			
Rajahmundry	Pounds	0-43	Farm	2-48			
22.200	Pounds	0-43	Cambodia	2-48			
Choleph	0-53	Madura	2-48			
Saboy	0-49	Chonborey	2-48			
Chonborey	0-61	Tukor	2-48			
Tukor	0-41	Camboia	2-48			
39. GINGER.			Karmat	2-48			
Vinaguan	Pounds	0-56	Tumaco	2-48			
Vinaguan	Pounds	0-54	40. COTTON FABRIC.					
Gudar	Net quoted.	Cambodia	1-00			
Rajahmundry	Pounds	0-43	Madura	2-48			
22.200	Pounds	0-43	White Sambora	2-48			
Choleph	0-53	White Kao	2-48			
Saboy	0-49	Adonai	2-48			
Chonborey	0-61	Wenam	2-48			
Tukor	0-41	Shinghien	2-48			
41. GINGER.			Penari	2-48			
Vinaguan	Pounds	0-56	Farm	2-48			
Vinaguan	Pounds	0-54	Cambodia	2-48			
Gudar	Net quoted.	Madura	2-48			
Rajahmundry	Pounds	0-43	Chonborey	2-48			
22.200	Pounds	0-43	Tukor	2-48			
Choleph	0-53	Camboia	2-48			
Saboy	0-49	Karmat	2-48			
Chonborey	0-61	Tumaco	2-48			
Tukor	0-41	42. COTTON FABRIC.					
Vinaguan	Pounds	0-56	Cambodia	1-00			
Vinaguan	Pounds	0-54	Madura	2-48			
Gudar	Net quoted.	White Sambora	2-48			
Rajahmundry	Pounds	0-43	White Kao	2-48			
22.200	Pounds	0-43	Adonai	2-48			
Choleph	0-53	Wenam	2-48			
Saboy	0-49	Shinghien	2-48			
Chonborey	0-61	Penari	2-48			
Tukor	0-41	Farm	2-48			
43. GINGER.			Cambodia	2-48			
Vinaguan	Pounds	0-56	Madura	2-48			
Vinaguan	Pounds	0-54	White Sambora	2-48			
Gudar	Net quoted.	White Kao	2-48			
Rajahmundry	Pounds	0-43	Adonai	2-48			
22.200	Pounds	0-43	Wenam	2-48			
Choleph	0-53	Shinghien	2-48			
Saboy	0-49	Penari	2-48			
Chonborey	0-61	Farm	2-48			
Tukor	0-41	Cambodia	2-48			
44. GINGER.			Madura	2-48			
Vinaguan	Pounds	0-56	White Sambora	2-48			
Vinaguan	Pounds	0-54	White Kao	2-48			
Gudar	Net quoted.	Adonai	2-48			
Rajahmundry	Pounds	0-43	Wenam	2-48			
22.200	Pounds	0-43	Shinghien	2-48			
Choleph	0-53	Penari	2-48			
Saboy	0-49	Farm	2-48			
Chonborey	0-61	Cambodia	2-48			
Tukor	0-41	Madura	2-48			
45. GINGER.			White Sambora	2-48			
Vinaguan	Pounds	0-56	White Kao	2-48			
Vinaguan	Pounds	0-54	Adonai	2-48			
Gudar	Net quoted.	Wenam	2-48			
Rajahmundry	Pounds	0-43	Shinghien	2-48			
22.200	Pounds	0-43	Penari	2-48			
Choleph	0-53	Farm	2-48			
Saboy	0-49	Cambodia	2-48			
Chonborey	0-61	Madura	2-48			
Tukor	0-41	White Sambora	2-48			
46. GINGER.			White Kao	2-48			
Vinaguan	Pounds	0-56	Adonai	2-48			
Vinaguan	Pounds	0-54	Wenam	2-48			
Gudar	Net quoted.	Shinghien	2-48			
Rajahmundry	Pounds	0-43	Penari	2-48			
22.200	Pounds	0-43	Farm	2-48			
Choleph	0-53	Cambodia	2-48			
Saboy</								

[Oct. 19, 1957]

Article	Label.	Date.	Price.	Article	Label.	Quality.	Date
IV. TOBACCO.							
Virginia 600.	...	12-22		Cannabis	5-95
Kentucky 600.	...	12-22		Magnolia	2-95
Gentian	Virginia	...	22-65	Bangalore	Not Specified.
	Loud.	...	9-04	pepper	...	Bad	Specified.
Kouch	Asafoetida	...	17-45				
	Thiamomphloeum	...short	14-75				
	sp.						
	Ambergris	...	7-05				
	Amber	...	7-05				
Douglas	Asafoetida	...	11-07				
	V. VINES.		VI. FLOWERS.				
Shrub.							
VI. Aromatic.							
Muskroot	Unlabelled.	—	3-00	Birds-nest	...	Good	10-00
						Fair	9-10
						Common	9-05

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E. B. GREEN,
Editor-in-Chief